

OFFICIAL GAZETTE

GOVERNMENT OF GOA, DAMAN AND DIU

EXTRAORDINARY

GOVERNMENT OF GOA, DAMAN AND DIU

Forest and Agriculture Department

Notification

2-12-72-FOR(Vol. III)

In exercise of the powers conferred by section 64 of the Wild Life (Protection) Act, 1972 (Central Act 53 of 1972), the Administrator of Goa, Daman and Diu hereby makes the following rules, namely:—

CHAPTER I

Preliminary

1. *Short title and commencement.*— (1) These rules may be called the Goa, Daman and Diu Wild Life (Protection) Rules, 1977.

(2) They shall come into force at once.

2. *Definitions.*— In these rules, unless the context otherwise requires—

(a) "Act" means the Wild Life (Protection) Act, 1972 (Central Act 53 of 1972);

(b) "Bag limit" means the maximum number of animals of the same or different species of wild animals that the holder of a particular kind of hunting or trapping licence can hunt or trap;

(c) "Board" means the Wild Life Advisory Board of the Union territory of Goa, Daman and Diu;

(d) "Chairman" means the Chairman of the Wild Life Advisory Board of the Union territory of Goa, Daman and Diu;

(e) "Chief Wild Life Warden" means the Chief Wild Life Warden, Goa, Daman and Diu;

(f) "Collector" means the Collector in charge of a district in the Union territory;

(g) "Deputy Conservator of Forests" means the Divisional Forest Officer or any officer in

charge of a Forest Division in the Union territory;

(h) "Form" means a form appended to these rules;

(i) "Government" means the Government of Goa, Daman and Diu;

(j) "Licence" means a licence granted under the Act;

(k) "Licencing authority" means officer authorized to grant and renew a licence under the Act;

(l) "Licensee" means a holder of the licence granted under the Act;

(m) "Official Gazette" means Goa, Daman and Diu Government Gazette;

(n) "Permit" means a permit granted under the Act;

(o) "Permit holder" means a holder of permit granted under the Act;

(p) "Range Forest Officer" means the Range Forest Officer in charge of a Forest Range in the Union territory;

(q) "Schedule" means a schedule appended to the Act;

(r) "Section" means a section of the Act;

(s) "Sub-Section" means a sub-section of the Act;

(t) "Union territory" means the Union territory of Goa, Daman and Diu;

(u) "Words" and "expressions" used but not defined in these rules shall have the same meaning as assigned to them in the Act.

CHAPTER II

Union Territory Wild Life Advisory Board

3. *Term of office of members of Board.*— The term of office of a member of the Board referred to in clause (g) of sub-section (1) of section 6 shall be three years from the date of his appointment:

Provided that a member whose term has expired shall be eligible to be reappointed.

4. *Resignation of member of Board.*—(1) A member of the Board may resign from his office by tendering his resignation in writing addressed to the Chairman.

(2) The power to accept the resignation of a member of the Board shall vest in the Chairman who, on accepting the resignation, shall report to the Board at its next meeting.

(3) The office of a member of the Board shall fall vacant from the date on which his resignation is accepted, or on the expiry of thirty days from the date of receipt of intimation of resignation, whichever is earlier.

5. *Filling of casual vacancies.*—(1) If the office of a member of the Board referred to in clause (g) of sub-section (1) of section 6 falls vacant due to resignation, death, removal, becoming incapable of acting, or otherwise, the Government may by notification in the Official Gazette appoint a person to fill up the casual vacancy.

(2) A person, appointed to fill vacancy under sub-rule (1) shall hold office only so long as the member in whose place he is appointed would have been entitled to hold office, if the vacancy had not occurred.

6. *Removal of member from Board.*—(1) A member of the Board referred to in clause (g) of sub-section (1) of Section 6, may be removed from office by an order of the Government for misconduct or negligence in the discharge of his duties or for being guilty of any misbehaviour:

Provided that no such order shall be passed without giving the member concerned a reasonable opportunity of being heard.

(2) Notwithstanding anything contained in sub-rule (1), the Government may by order, remove from office, any member of the Board if such member—

(a) is in the opinion of the Government, unfit to continue in office by reason of infirmity of mind or body; or

(b) is adjudged insolvent; or

(c) is convicted of a criminal offence involving moral turpitude;

(d) fails, without leave of the Chairman to attend more than three successive meetings of the Board.

7. *Allowances for non-official members of Board.*—(1) For attending the meeting of the Board, or in performance of any other duty prescribed or assigned by the Government or by the Board, the non-official members of the Board, shall get travelling and daily allowances as admissible to Grade I officers of Government, subject to—

(a) that the travelling allowance will be admissible only from and to the usual place of residence of the member;

(b) that when concessional tickets are allowed for return journeys by rail or by air, the travelling allowance shall be restricted to the actual cost of return tickets plus the incidental charges as admissible;

(c) that a member of Union territory Legislature or the member of the Parliament who is a member of the Board shall not be paid any fares in respect of the journeys by air, rail or road if he is entitled for free coupon for such journeys;

(d) that if a meeting of the Board is held during a session of the Legislature and at the same place where such session is held, a member of the Legislature who is a member of the Board shall not be entitled to any daily allowance for attending the meeting of the Board.

(2) Non-official members residing outside the Union territory shall be entitled to travel by air, if he desire to do so.

(3) No other allowances shall ordinarily be admissible to the members of the Board in performance of their duties.

(4) The official members shall be entitled to receive travelling allowance and daily allowance in accordance with the relevant rules applicable to them.

8. *Controlling authority for payment of allowances of non-official members.*—The Chief Wild Life Warden shall be the controlling authority in respect of payment of allowances under this Chapter.

CHAPTER III

Hunting and Trapping of Wild Animals

PART A

Special Game hunting licence, big game hunting licence and small game hunting licence

9. *Application for a licence for hunting under section 9.*—(1) An application for a special game hunting licence, a big game hunting licence and a small game hunting licence shall be made in the Forms as mentioned below—

Kind of licence	Type of forms to be used
(i) Special Game hunting licence	Form I
(ii) Big Game hunting licence	Form II
(iii) Small Game hunting licence	Form III

(2) An application for each type of licence shall be accompanied by a copy of passport size photograph of the applicant in triplicate, and a copy of a treasury receipt or a Bank challan as a token of deposit in the Government Treasury or the State Bank of India, Panaji of the licence fee and royalty as specified for the purpose under sub-rule (1) of rule 10 and rule 13 respectively except in case of such persons who are not required to pay the licensing fee and the royalty as prescribed under sub-rule (2) of rule 10 and sub-rule (2) of rule 13 respectively:

Provided that no application shall be entertained from any person who—

(i) is eligible for registration under section 34, unless he has registered himself under the said section;

(ii) holds a licence under any law for the time being in force or rules in force for the possession of arms for sport or protection or is exempted

from the provisions of such law or rules and possesses any arms, unless he has registered his name and address with the Chief Wild Life Warden or Wild Life Warden or Deputy Conservator of Forests concerned. No registration is, however, required of the persons who are registered under section 34 or possess any of the arms, namely —

- (a) revolver;
- (b) pistol;
- (c) bayonet;
- (d) sword;
- (e) dagger;
- (f) spear and spear head;
- (g) axe or any other cutting implement and
- (h) bows and arrows.

Provided further that no person shall apply for a licence under this chapter, unless he possesses a valid arms licence issued under the Arms Rules, 1962.

(3) An application for a special game hunting licence shall be made to the Chief Wild Life Warden and for a big game hunting licence and for a small game hunting licence to the Wild Life Warden.

10. *Fees for applying hunting licences under section 9.* — (1) The fees for applying for a special game hunting licence, a big game hunting licence and a small game hunting licence, save in the case of persons specified under sub-rule (2) and sub-rule (3), shall be, as specified in the table given below —

TABLE

Name of the licence.	Licence fee for a month	Licence fee for a quarter of the year	Licence fee for a year
1	2	3	4
a) Special Game hunting licence	Rs. 50/-	Rs. 100/-	Rs. 300/-
b) Big Game hunting licence	Rs. 30/-	Rs. 60/-	Rs. 200/-
c) Small Game hunting licence	Rs. 15/-	Rs. 30/-	Rs. 100/-

(2) All Gazetted Government servants of Forest Department, Collectors and Superintendents of Police shall be exempted from payment of fees prescribed under sub-rule (1) in their respective jurisdictions.

(3) All Military, Navy and Air Force personnel shall pay the licence fees at half the rates prescribed under sub-rule (1).

PART B

Wild animals trapping licence

11. *Form of application for licence for trapping wild animals under section 9.* — (1) An application for a wild animals trapping licence shall be made in Form IV, accompanied by a copy of passport size photograph in triplicate of the applicant and a copy of a Government Treasury receipt or a Bank challan as a token of deposit in the Government

Treasury or the State Bank of India, Panaji of the licence fee and the royalty as specified respectively under rules 12 and 13.

(2) The application for wild animals trapping licence shall be made to the Chief Wild Life Warden.

12. *Fees for licence for trapping wild animals under section 9.* — The licence fee for applying for a wild animal trapping licence shall be as given in the table below —

TABLE

Wild animals trapping licence for a month	Wild animals trapping licence for a quarter	Wild animals trapping licence for a year
1	2	3
Rs. 50/-	Rs. 100/-	Rs. 300/-

13. *Royalty payable for grant of hunting trapping licence under section 9.* — (1) In addition to the respective licence fee mentioned under sub-rule (1) of rule 10, and rule 12, a royalty shall be payable for each animal intended to be hunted, trapped or captured at the rates specified in the table below at the time of obtaining the hunting and trapping licences under Section 9.

TABLE

Sr. No.	Name of the game	Amount of royalty fee
1	2	3
(a) Special game i.e. any animal specified in Schedule II.		
(i) Gaur		Rs. 250/-
(ii) Leopard or Panther		Rs. 500/-
(iii) All other animals (found in the Union territory of Goa, Daman and Diu) specified in Part I and Part II of Schedule II ...		Rs. 50/-
(b) Big game i.e. animals specified in Schedule III.		
(i) Sambar		Rs. 100/-
(ii) Cheetal		Rs. 75/-
(iii) Barking deer		Rs. 50/-
(iv) All other animals (found in the Union territory of Goa, Daman and Diu) specified in Schedule III ...		Rs. 30/-
(c) Small game i.e. animals specified in Schedule IV.		
(i) Animals at serial numbers 1 to 3 and 5 to 10 and 11(iv), 11(vii), 11(xii), 11(xiv), 11(xviii) and 11(xxxiv) of Schedule IV ...		Rs. 1.50
(ii) Animals at serial numbers 4 and 11(ii); 11(viii) and 11(xx) of Schedule IV ...		Rs. 1.00
(iii) Animals at 11(xxvi)		Rs. 0.50
(iv) All other animals of the Schedule IV		Rs. 0.25

(2) All Gazetted Government servants of the Forest Department, Collector, Superintendent of Police Department applying for the grant of hunting licence shall be exempted from payment of royalty prescribed under sub-rule (1) of this rule in their respective jurisdictions.

(3) All Army, Navy and Air Force personnel applying for the hunting licence shall pay the royalty at half the rates prescribed under sub-rule (1).

14. *Grant of licences under section 9.*—(1) On receipt of application for a licence under this chapter, the issuing officer, may, after such enquiry as he may deem fit, accept or reject the application.

(2) Where the application is accepted for grant of a licence under this Chapter the applicant, save the Government servants who are not required to provide the security deposit specified under this sub-rule shall deposit within fifteen days of such intimation with the licence issuing officer, the security deposit at the rates prescribed in the table below for satisfactory observance of the conditions governing issue of the licence.

TABLE

Sr. No.	Name of the licence	Security deposit
1	2	3
1.	Special Game hunting licence ...	Rs. 250/-
2.	Big Game hunting licence ...	Rs. 150/-
3.	Small Game hunting licence ...	Rs. 100/-
4.	Wild Animals Trapping licence ...	Rs. 350/-

(3) On receipt of the security deposit specified under sub-rule (2) of rule 12, the licence issuing authority shall grant the licence applied for, in the appropriate form specified in rule 15.

15. *Forms of licences under section 9.*—The licence to be granted under section 9 shall be—

(a) in the case of special game hunting, in Form V;

(b) in the case of big game hunting, in Form VI;

(c) in the case of small game hunting, in Form VII;

(d) in the case of wild animals trapping licence, in Form VIII.

16. *Period of validity of licence.*—(1) A licence granted under this Chapter shall be valid for the period specified therein unless suspended or cancelled. It shall be returned to the issuing authority with the record of game killed or trapped as soon as it expires and in no case later than fifteen days from the date of its expiry:

Provided when the licensee has hunted or trapped the animals to the full capacity specified in the licence or in these rules, he shall surrender the licence, even if the term of the licence has not expired, to the authority issuing the licence within fifteen days from the date the licensee completes the hunting capacity specified in the licence or in these rules.

17. *Area of operation of licences issued under section 9.*—Every licence issued under section 9 shall specify the area for which licence shall be valid.

18. *General conditions governing the issue of licences under section 9.*—(1) The licence for a month, a quarter and an year specified in the table under sub-rule (1) of rule 10 shall respectively be for a calendar month or part thereof; for one quarter i.e. from 1st January to 31st March or 1st April to 30th June, or 1st July to 30th September

or 1st October to 31st December or part thereof but for a period more than a month; and a calendar year i.e. from 1st January to 31st December or part thereof but for a period more than a quarter.

(2) The licensee holding monthly special game hunting licence, quarterly special game hunting licence, and yearly special game hunting licence, shall respectively be permitted to hunt not more than one animal, two animals and four animals of the species mentioned in Schedule II to the Act, subject to such limits and conditions as may be specified in the said licence and the rules.

(3) The licensee holding a monthly big game hunting licence, quarterly big game hunting licence, and yearly big game hunting licence, shall respectively be permitted to hunt not more than one animal, two animals and four animals of the species mentioned in Schedule III to the Act, subject to such limits and conditions as may be specified in the said licence and the rules.

(4) The holder of the monthly, quarterly and yearly small game hunting licence shall be permitted to hunt not more than the animals given in the table below subject to the limits and conditions as may be specified in the said licence and the rules.

TABLE

Type of the licence	No. of birds permitted to be hunted	No. of hares permitted to be hunted	No. of other animals permitted to be hunted
Monthly ...	6	2	1 each of other species mentioned in Schedule IV to the Act.
Quarterly ...	12	4	2 — do —
Yearly ...	24	8	4 — do —

(5) Not more than four monthly, and two quarterly special game hunting licences or big game hunting licences or small game hunting licences, shall be granted in the name of any one person in a calendar year.

(6) The special game hunting licence and big game hunting licence shall specify—

(a) the number of animals of any species; and

(b) the sex and minimum size of each species that can be hunted.

(7) The small game hunting licence shall specify the name and the maximum number of a species that can be hunted in the course of a day and the period of licence.

(8) The licensee shall hunt or trap only in the areas indicated in the licence.

(9) The licensee shall hunt or trap only such animals, sex and size for which the licence is issued subject to the condition that on issue of licence to hunt or trap in a game reserve under section 36 or on issue of permit of a shooting block the kinds and number of animals hunted in and outside the game reserve and/or the shooting block put together shall not exceed the kinds and number of animals specified in the licence issued under section 9.

(10) The licensee shall not hunt or trap more animals than provided in his 'bag limit' for a particular day or period.

(11) (i) The licensee shall not kill or trap young ones of any species, the female of the species with young ones and any deer with antlers in velvet until and unless specifically provided so in the licence.

(ii) For the purpose of these rules, individuals with the following measurements shall be deemed as young ones.

Gaur	75 cms. Horn size (widest outside)
Sambar	70 cms. Horn size
Cheetal	65 cms. Horn size
Hog deer	25 cms. Horn size
Elephant	All the males below 6' in height.

(12) The licensee shall not collect and pick up eggs and young ones of any species unless he is specifically authorised to do so for educational and scientific purposes or for display in zoos and museums or for any other purposes or reasons.

(13) Where the licensee injures any animal other than specified in the hunting or trapping licence by chance or in error, or where by any chance the licensee kills the female or male of any species which is sitting on eggs or is with its young ones who cannot fend for themselves, he shall inform the Wild Life Warden or his representative in the area immediately and shall assist the Wild Life Warden and his representative if any, in ensuring protection of the eggs or young ones in the way as may be required of him by the above said official.

(14) The wild animals trapping licence shall specify the method for the capture of wild animals specified therein.

(15) The holder of the licence for trapping wild animals shall capture only such wild animals and by such method as are specified in the licence issued to him.

(16) While hunting or trapping, the licensee shall carry the licence with him and shall, on demand, produce it for inspection before any officer appointed under sub-section (1) of section 4.

(17) The holder of a hunting licence for hunting special game, big game and small game shall not sell or barter to any person any animals shot by him or any meat thereof or uncured and cured trophy derived therefrom except in accordance with the provisions of the Act and the rules and without prior permission of the Chief Wild Life Warden or the officer authorised by him in this behalf.

(18) All the licences issued under section 9 shall be subject to the restrictions imposed by section 17.

(19) Any person —

(i) who is entitled to hunt a dangerous animal as provided in clauses (a) and (b) of sub-section (1) of section 11 and who wounds such an animal, shall follow up the wounded animal even if it enters a Wild Life Sanctuary or a National Park and kill it;

(ii) who is entitled to hunt such animals as are specified in the licence and who wounds such an animal shall follow up the wounded animal except when the wounded animal enters into a Wild Life Sanctuary or a National Park and kill it;

(iii) On his failure to do as prescribed under clauses (i) and (ii) of this sub-rule, the licensee

shall forthwith inform in writing, the licence issuing authority and the Wild Life Warden and the Deputy Conservator of Forests of the area in which such occurrence had taken place, giving reasons why the wounded animal could not be tracked and killed and in the case of dangerous animals, he shall also inform the Mamlatdar of the area and the Sarpanch (s) of Gram Panchayat (s) and President (s) of Municipality or Municipalities of the adjoining areas of the existence of the wounded animal in the neighbourhood.

(20) For the purpose of a special game hunting licence and a big game hunting licence an animal which has been wounded and lost shall be deemed to have been hunted under the licence and the licensee shall forfeit the right to hunt another animal in the place of the one wounded and lost.

(21) The trapping of wild animals specified in Schedule I shall not be permitted unless the Chief Wild Life Warden is satisfied for reasons to be recorded in writing that such trapping is necessary under the provisions of sub-section (1) of section 11 or of section 12.

(22) The licensee shall not use any decoys of any kind or "Bhagwa" or any deception for killing, shooting and capturing any wild animals.

Explanation. — (i) Decoy is an animal, dead or living or any kind other than "Bhagwa" used for enticing and alluring wild animals.

(ii) "Bhagwa" is a saffron coloured sheet of cloth used for enticing and alluring animals.

(23) The licensee shall not employ any poison in any form or way including poisoning of baits for killing of any animals.

(24) (i) Any licensee wishing to organise beat (s) or drive (s) in a Government forest shall apply for permission to the Deputy Conservator of Forests concerned sufficiently in advance stating the time, date and the place, as to when and where he desires to have such beat (s) or drive (s). If the Deputy Conservator of Forests is of the opinion that such a drive should not be allowed, he may for reasons to be recorded in writing prohibit such drive and communicate the same to the licensee.

(ii) The beaters shall not carry guns, bows and arrows. They may however carry spears and axes.

(iii) Mechanically propelled vehicles of any kind shall not be used to stampede animals.

(25) Any machan or pit constructed for killing or trapping any animals should be dismantled or filled in on the completion of hunting or trapping under written intimation to the Range Forest Officer, Deputy Conservator of Forests, and the Wild Life Warden concerned.

(26) When any animal specified in Schedule II or Schedule III is killed, wounded or captured by the licensee, he shall immediately, before leaving the area specified in the licence, intimate in writing to the Wild Life Warden or his representative the particulars of such animal killed, wounded or captured by him.

(27) (i) No rifle under .30 bore shall be used for hunting big game and special game save in the case of elephant and gaur where except for 375 magnum, no rifle of a bore smaller than 400 HV shall be used.

(ii) The following weapons and methods of hunting shall not be used. (a) Muzzle loaders (b) Bows and arrows (c) Spears (d) Fire arms capable of firing more than one cartridge as a result of one pressure of the trigger or reloading itself without proper action by the operator (e) Shotguns capable of containing or holding more than two cartridges at any one time (f) Explosive projectiles, bombs, grenades, tracer bullets (g) Point two two (.22) rifles including Hornet, Savage, Re-mington except for shooting birds (h) Traps, snares, gintraps, pits, mist and other nets, set guns (i) capture or similar dart firing weapons.

(iii) No one shall approach animals being hunted in mechanically propelled vehicle or aircrafts to within 500 yards.

(28) When a licence is suspended or cancelled, the licensee shall not be entitled to refund of any amount of fee for the unexpired period of the licence.

(29) All animals or trophies or uncured trophies or meat of any wild animal, which has been killed or captured in contravention of the terms and conditions of the permit shall be deemed to be Government property under section 39.

(30) A licence shall not be valid during the period of 'closed time', declared in respect of any wild animal specified in the notification issued under sub-section (1) of section 16.

(31) The licensee shall not hunt in areas notified as national parks, wild life sanctuaries, game reserves, game or shooting blocks and other areas declared as closed for hunting, unless otherwise specified in the limit.

(32) The licensee shall not possess any live animal which is maimed or injured.

(33) The licensee shall not engage more than two non-licensees to assist him in his hunting except where beat or drive is to be organised.

(34) The licensee or any of his retainers or followers, shall be responsible for liability, if any, in respect of any wrongful act done under the Indian Forest Act, 1927 or any other law for the time being in force.

Explanation — For purpose of this sub-rule (a) 'retainer' means a person holding an arms licence and accompanying the licensee for assisting him during hunting, capturing or trapping of any wild animal; and

(b) 'follower' means a person employed by the licensee for rendering field assistance to him in connection with hunting, capturing or trapping of any wild animal.

(35) No licensee or his retainer or follower shall during hunting have in his possession a loaded

fire-arm while travelling in any vehicle or boat, nor shall he discharge any fire-arm from any vehicle or boat, whether stationary or in motion.

(36) The licensee shall while hunting or trapping any wild animal, carry with him his licence and on demand by any Forest Officer or any Officer appointed under sub-section (1) of section 4, produce the licence for inspection.

(37) The licensee shall, whenever required by the Chief Wild Life Warden or the Wild Life Warden or any Forest Officer, produce for his inspection the animal killed by him or the meat or the trophy collected by him from the animal killed.

19. *Maintenance of records of wild animals killed or captured under section 10.* — (1) The particulars of a record of the wild animals, other than vermin, killed or captured by the licensee, to be maintained under sub-section (1) of section 10 and the declaration referred to in sub-section (3) of that section shall be in Form IX.

(2) The particulars of animals specified in Schedule II or Schedule III, killed, wounded or captured by a licensee, under sub-section (2) of section 10, shall be submitted to the Chief Wild Life Warden or the authorised officer in Form X.

PART C

Special Purpose Permit

20. *Application for grant of Special Purpose Permit.* — (1) Every person, organisation or institution or Government Department desiring to hunt any wild animal for any of the purposes referred to in section 12 shall obtain a permit (hereinafter called "Special Purpose Permit") from the Chief Wild Life Warden.

(2) The application for a Special Purpose Permit shall be made to the Chief Wild Life Warden in Form XI.

(3) Save in the case of Government institutions, Government Undertakings and Government Department, every application for Special Purpose Permit shall be accompanied by a passport size photograph in triplicate of the applicant and a copy of the Government treasury receipt or Bank chalan in token of deposit in the Government Treasury or the State Bank or India, Panaji of the fees and special fees prescribed under rule 21 for the grant of the permit.

21. *Fees for grant of permit to hunt or trap wild animals for special purposes under section 12.* — (1) The rates of fee for grant of permit to hunt or trap any wild animal for the purpose of education, scientific research and collection of specimens for zoological gardens, museums and similar institutions, shall be, as specified in the table below —

TABLE

Purpose	For hunting and trapping small game		For hunting and trapping big game		For hunting and trapping special game		For hunting and trapping animals contained in Schedule I	
	For a quarter Rs.	For a year Rs.	For a quarter Rs.	For a year Rs.	For a quarter Rs.	For a year Rs.	For a quarter Rs.	For a year Rs.
For education and scientific research	10/-	30/-	20/-	60/-	30/-	90/-	40/-	120/-
For Zoological gardens, museums and similar institutions	15/-	45/-	30/-	90/-	40/-	120/-	50/-	150/-

(2) In addition to the permit fees prescribed under sub-rule (1), a special fee per animal as specified in the table below shall be payable for the animals trapped or hunted for zoological gardens, museums and similar institutions, and scientific and educational purposes when such hunting and trapping is not done by the educational and scientific institutions themselves.

TABLE

Sr. No.	Name of the game of species	Amount of special fee
1	2	3
(a)	Animals specified in Schedule I ...	Rs. 100/- per animal
(b)	Special game i.e. for any animal specified in Schedule II ...	Rs. 25/- per animal
(c)	Big game i.e. for any animal specified in Schedule III ...	Rs. 15/- per animal
(d)	Small game i.e. for animals specified in Schedule IV ...	
	(i) Animals at serial numbers 1 to 3 and 5 to 10 and 11(xiv), 11(vii), 11(xii), 11(xviii) and 11(xxxiv) of Schedule IV ...	Rs. 0.75 per animal
	(ii) Animals at serial numbers 4 and 11(ii), 11(viii) and 11(xx) of Schedule IV ...	Rs. 0.50 per animal
	(iii) Animals at 11(xxvi) ...	Rs. 0.25 per animal
	(iv) All other animals of the Schedule IV ...	Rs. 0.15 per animal

(3) None of the fees prescribed under sub-rule (1) and (2) shall be payable by the Zoological Survey of India and any other Department or office of the Government of India or the Government of the Union territory for trapping or hunting any animals for any purpose by themselves or through any person, firm, company or any other agency employed by them for the purpose.

(4) The number of animals to be hunted and captured, the period of validity and other conditions if any, shall be as specified in the permit.

22. Grant of Special Purpose Permit.—(1) On receipt of application for the grant of Special Purpose Permit referred to under rule 20, the Chief Wild Life Warden may after such enquiry, as he deems fit and, subject to the provisions of section 12, accept or reject the application.

(2) Where the application is accepted for grant of Special Purpose Permit, save the Government Departments or Government Institutions or Undertakings who are not required to provide security deposit, the applicant shall deposit, within fifteen days of such intimation, with the Chief Wild Life Warden a sum of three hundred and fifty rupees as the security deposit for satisfactory observance of the conditions governing issue of the permit under section 12.

(3) On receipt of the security deposit specified under sub-rule (2) the Chief Wild Life Warden shall grant Special Purpose Permit in Form XII.

(4) When the application for the grant of Special Purpose Permit is rejected the fee and the royalty paid by the applicant shall be refunded to him.

23. Period of validity of permit.—A permit granted under section 12 shall be valid for the period specified therein unless suspended or cancelled. It shall be returned to the issuing authority with the record of the game hunted as soon as it expires and in no case later than fifteen days from the date of its expiry.

Provided that when the permit holder has hunted or collected the animals to the full capacity specified in the permit he shall surrender the permit even if the term of the permit has not expired, to the authority issuing the permit within fifteen days from the date the permit holder completes hunting the capacity specified in the permit.

24. General conditions governing issue of Special Purpose Permit.—(1) The permit holder shall not hunt any animal specified in Schedule I or Part II of the Schedule II unless he is specifically permitted to do so.

(2) The permit holder shall, whenever required by the Chief Wild Life Warden or any other Officer authorised by him in this behalf, produce for inspection the entire collection made by him.

(3) The permit holder shall not take out or export the collection outside the Union territory without the written permission of the Chief Wild Life Warden or any other officer authorised by him in this behalf.

(4) The number of animals to be hunted and the period of the validity shall be as specified in the permit.

(5) The permit shall entitle the permit holder to hunt animals only in such areas as may be specified therein.

(6) The permit holder shall under no circumstances hunt more animals than specified in the permit.

(7) While hunting the permit holder shall carry the licence with him and shall on demand produce before any officer appointed under sub-section (1) Section 4.

(8) (i) The permit holder shall not kill or trap young ones of any species, the female of the species with young ones and any deer with antlers in velvet unless specifically provided so, in the permit.

(ii) For the purpose of these rules, individuals with the following measurements shall be deemed as young ones.

Gaur	75 cms. Horn size (widest outside)
Sambar	70 cms. Horn size
Cheetal	65 cms. Horn size
Hog deer	25 cms. Horn size
Elephant	All the males below 6' in height.

(9) The permit holder shall not collect or pick up eggs and young ones of any species.

(10) Where the permit holder injures any animal other than prescribed in the permit in error, or

where by any chance the permit holder kills the female or male of any species which is sitting on eggs or is with the young ones who cannot fend for themselves, he shall inform the Wild Life Warden or his representative in the area immediately and shall assist the Wild Life Warden or his representative if any, in ensuring protection of the eggs or young ones in the way as may be required of him by the above said officials.

(11) The permit issued under Section 12 shall be subject to the restrictions imposed by section 17.

(12) The permit holder when wounds any animal which he has been permitted to hunt shall follow up the wounded animal, except if the wounded animal enters into a Wild Life Sanctuary or a National Park and kill it.

(13) The permit holder shall not use any decoys of any kind or "Bhagwa" or any deception for killing, shooting and capturing any wild animals.

Explanation: (i) "Decoy" is an animal, dead or living of any kind other than "Bhagwa" used for enticing and alluring wild animals.

(ii) "Bhagwa" is a saffron coloured sheet of cloth used for enticing and alluring animals.

(14) The permit holder shall not employ any poison in any form including poisoning of baits for killing of any animals.

(15) (i) The permit holder wishing to organise beat(s) or drive(s) in Government forest shall apply for permission to the Dy. Conservator of Forests concerned sufficiently in advance stating the time, date and the place, as to when and where he desires to have such beat(s) or drive(s). If the Deputy Conservator of Forests is of the opinion that such a drive should not be allowed, he may, for reasons to be recorded in writing, prohibit such drive and communicate the same to the permit holder;

(ii) The beaters shall not carry guns, bows and arrows. They may however carry spears and axes;

(iii) Mechanically propelled vehicles of any kind shall not be used to stampede animals.

(16) Any machan or pit constructed for killing or trapping any animal should be dismantled or filled in on the completion of hunting or trapping under written intimation to the Range Forest Officer, Deputy Conservator of Forests, and the Wild Life Warden concerned.

(17) When any animal specified in Schedule II or Schedule III is killed, wounded or captured by the licensee, he shall immediately before leaving the area specified in the licence intimate in writing to the Wild Life Warden or his representative the particulars of such animal killed, wounded or captured by him.

(18) (i) No rifle shall be used for hunting big game and special game save in the case of elephant and gaur where except for 375 magnum HV no rifle of a bore smaller than 400 HV shall be used;

(ii) The following weapons and methods of hunting animals shall not be used. (a) Muzzle loaders; (b) Bows and arrows; (c) Spears; (d) Fire arms capable of firing more than one cartridge as a result of one pressure of the trigger or reloading itself without proper action by the operator; (e)

Short guns capable of containing or holding more than two cartridges at any one time; (f) Explosive projectiles, bombs, grenades, tracer bullets; (g) Point two two (.22) rifles including Hornet, Savage, Remington except for shooting birds; (h) traps, shares, gin-traps, pits, mist and other nets, set guns; (i) capture or similar dart firing weapons;

(iii) No one shall approach animals being hunted in mechanically propelled vehicle or air-crafts to within 500 yards.

(19) When the permit is suspended or cancelled the permit holder shall not be entitled to refund of any amount of fee for the unexpired period of the permit.

(20) All trophies or uncured trophies or meat of any wild animal, which has been killed in contravention of the terms and conditions of the permit shall be deemed to be Government property under section 39.

(21) A licence shall not be valid during the period of 'closed time', declared in respect of any wild animal, specified in the notification issued under sub-section (1) of section 16.

(22) The permit-holder shall not hunt in areas other than specified in the permit.

(23) The permit-holder shall not possess any live animal which is maimed or injured.

(24) The permit-holder or an organization or an institution may engage any body from outside to hunt the animals permitted to be hunted in the permit with the prior approval of the Chief Wild Life Warden and subject to the conditions that the Department, organisation or the institution shall be responsible for all acts of commission and omissions of the persons employed by them for the purpose.

(25) The permit holder or any of his retainers or followers, shall be responsible for liability if any, in respect of any wrongful act done under the Indian Forest Act, 1927 or any other law for the time being in force.

Explanation — For purpose of this sub-rule —

(a) 'retainer' means a person holding an arms licence and accompanying the licensee for assisting him during hunting, capturing or trapping of any wild animal; and

(b) 'follower' means a person employed by the licensee for rendering field assistance to him in connection with hunting, capturing or trapping of any wild animal.

(26) No permit-holder or any person accompanying him shall during hunting, have in his possession a loaded fire-arm while travelling in any vehicle or boat, nor shall he discharge any fire-arm from any vehicle or boat, whether stationary or in motion.

PART D

Shooting Blocks

25. *Notification of shooting blocks.* — (1) The Chief Wild Life Warden may notify any area within his jurisdiction other than sanctuaries, National Parks or Game reserves as shooting blocks by publishing it in the Official Gazette.

(2) Where shooting blocks exist at the commencement of these rules, or where the shooting blocks have been notified under sub-rule (1), the Chief Wild Life Warden shall determine every year —

(a) which of the shooting blocks are to be thrown open for hunting and trapping;

(b) number of animals/species mentioned in the Schedules II, III and IV which could be hunted and trapped in the shooting blocks referred to in clause (a).

26. *Hunting in shooting blocks.* — No hunting of any animal in a shooting block shall be done without:

(i) possession of a valid licence issued under section 9 of the Act;

(ii) payment of fees prescribed under these rules; and

(iii) issue of the reservation permit for the purpose by an officer authorized by the Chief Wild Life Warden in this behalf.

27. *Application for reservation of shooting block.* —

(1) An application for reservation of a shooting block shall be made by the Special Game, Big Game and Small Game licensee as the case may be, to the officer authorised by the Chief Wild Life Warden to issue the permit for the purpose not earlier than 90 days and not later than 30 days before the proposed date of hunting accompanied by his passport size photograph in triplicate and a treasury receipt from the Government Treasury or a Bank challan from the State Bank of India, Panaji, to the effect that the fees prescribed under rule 23 have been paid for the reservation of the shooting block.

(2) No application for the reservation of the shooting block shall be entertained unless the applicant possesses valid hunting or trapping licence under section 9 of the Act.

28. *Form of application for reservation of the shooting block.* — An application for reservation of shooting blocks shall be made in Form XIII.

29. *Fees for reservation of shooting block.* — The fees for reservation of each shooting block for a particular period shall be Rs. 50/-. This fee shall be payable every time the application is made for reservation of a shooting block.

30. *Conditions governing issue of reservation permit.* — (1) Reservation of any shooting block for hunting and trapping therein shall in no case exceed 15 days at one time.

(2) No applicant shall be allotted more than one shooting block at one time.

(3) Where there are more than one application for the reservation of the same shooting block for the same period, the shooting block shall be allotted to the applicant whose application has been received first.

(4) The officer allotting the shooting blocks shall maintain a register in Form XIV giving the date of the application, date and time of the receipt of the application, particulars of the hunting licence, particulars of the shooting block requested for reservation, period of reservation, and whether the appli-

cant has been granted the permit or his application has been rejected and reasons for rejecting the same, number and date of reservation permit issued, period for which block has been reserved, date of entering and leaving the block, particulars of the animals killed or wounded in the shooting block, nature and number of offences committed and action taken against the permit holder, remarks and signature of the officer.

(5) The permit holder under these rules to hunt in a shooting block can take with him two persons having additional guns provided that they hold the valid necessary game licences issued under the Act and the rules.

(6) The officer allotting the shooting block shall specify on the reservation permit for each shooting block, the number and species of animals that may be shot within the block by the permit holder provided that he does not hunt in the aggregate more than the number prescribed in the licence issued under section 9 of the Act.

(7) The permit holder shall notify to the local officer specified in the reservation permit of his intention of entering the shooting block at least 72 hours in advance of his entering the shooting block wherein he has been permitted by the officer authorised by the Chief Wild Life Warden to hunt or trap.

(8) If the shooting block is not occupied by the permit holder within 48 hours of the date from which it is reserved in his name and fails to express his intention to avail himself of the reservation at a later date during the period for which the shooting block has been reserved, the reservation of the same shall stand cancelled.

(9) The Wild Life Warden or the officer specified in the permit may close the shooting block when the prescribed number of animals have been killed or trapped therein or for any other reasons.

(10) The permit holder shall keep details of the animals killed by him and report the same in Form XV in duplicate to the local forest officer specified in the permit before he leaves the shooting block. The local officer on receipt of the said report, the reservation permit, shall send one copy of it to the officer who has issued it.

(11) The reservation permit issued under rule 25 shall be non-transferable.

(12) Violation of any condition of the reservation permit and/or that of the licence issued under section 9 shall make the permit holder liable to forfeit his permit and a part or the whole of the security deposit made by him under rule 14(2) and pay such penalties and compensation as may be decided by the Chief Wild Life Warden and cancellation of the licence issued under section 9 of the Act. All such payments shall be recoverable from him as arrears of land revenue.

31. *Issue of reservation permit.* — (1) The Chief Wild Life Warden or the authorised officer on receipt of the application for the reservation of a shooting block in the Form prescribed under rule 28 shall, after making such enquiry as he may deem fit either accept or reject the application.

(2) Where the application for the grant of reservation permit has been accepted the applicant shall

be issued the permit forthwith and where the application has been rejected, the reservation fee received from the applicant shall be refunded to him expeditiously.

(3) The reservation permit shall be issued in Form XVI.

32. Cancellation of reservation permit.— (1) The permit issuing officer or the Chief Wild Life Warden may cancel the reservation permit issued under rule 31 for sufficient and good reasons to be recorded in writing.

(2) Cancellation of the permit for any reason shall not entitle the permit holder to claim refund of the reservation fee.

33. Denotification of shooting block.— The Chief Wild Life Warden may at any time denotify any or all shooting blocks by publishing it in the Official Gazette.

PART E

Hunting in Game Reserves

34. Application for licence under section 36.— (1) An application under section 36 for a special game hunting licence shall be made in Form XVII, for a big game hunting licence in Form XVIII and for a small game hunting licence in Form XIX:

Provided that no application for a licence under this rule shall be entertained from a person unless the applicant has obtained the respective licence under section 9 and that he has not already killed all the species and number of animals specified in the respective licence issued under section 9.

(2) An application for the special game hunting licence, the big game hunting licence and the small game hunting licence for hunting in the Game Reserve, shall be made to officer-in-charge of the Game Reserve.

(3) The application for a licence under section 36 shall be accompanied by the licence issued to him under section 9 and passport size photograph, in triplicate, of the applicant.

35. Fees and security deposit to be paid for issue of licence under section 36.— (1) The application for a licence of the category specified in column 1 of the table below, shall be accompanied by a receipt from a Government Treasury or State Bank of India, Panaji stating that the fee according to the scale specified in corresponding entry column 2 of the said table has been paid.

TABLE

Name of the licence	Fee
1	2
a) Special game hunting in a game reserve licence	Rs. 50/-
b) Big game hunting in a game reserve licence	Rs. 35/-
c) Small game hunting in a game reserve licence	Rs. 20/-

(2) The fee given in the table under sub-rule (1) to be paid alongwith the application for obtaining respective licence for hunting in a game reserve shall be in addition to the fee paid by the applicant

for obtaining the respective hunting licence under section 9.

(3) The application for each type of licence specified in column 1 of the table given under sub-rule (1) shall deposit with the licence issuing Officer a sum of Rs. 100/- (Rupees one hundred only) as a security deposit for satisfactory observance of the conditions governing the issue of licence under section 36.

36. Form of licences to be issued under section 36.— The licence to be granted under section 36 shall be —

(a) in form XX in the case of a special game hunting in a game reserve;

(b) in form XXI in the case of a big game hunting in a game reserve;

(c) in form XXII in the case of a small game hunting in a game reserve.

37. Area of operation of licence and period of validity of licence issued under section 36.— Every licence issued under section 36 shall specify —

(i) the game reserve; and

(ii) the period for which the licence shall be valid.

38. Animals to be hunted in game reserve under licence issued under section 36.— Every licence issued under section 36 for hunting in a game reserve shall specify —

(a) the number of animals of any species, and

(b) the sex and the minimum size of each species that can be hunted;

Subject to the conditions that only such animals will be prescribed to be hunted as the licensee has not already killed under the licence issued to him under section 9 and the total number of animals to be hunted both outside and inside the game reserve do not exceed the total number of animals prescribed under the licence issued to him under section 9.

39. Period of validity of licence issued under section 36.— (1) Every licence issued under section 36 for hunting special game or big game or small game in a game reserve, unless suspended or cancelled, shall be valid for a month or part thereof. The month shall be reckoned from the 1st day to the last day (both days inclusive) of the calendar month.

(2) The licence issued under section 36 shall be returned to the issuing authority with the record of game killed in the Game Reserve in Form XXIII within a period of not exceeding fifteen days from the date of expiry of the said licence or the date by which the licensee completes hunting of all the animals prescribed for hunting in the said licence, whichever is earlier.

40. Other conditions governing grant of licence under section 36.— (1) All gazetted Government servants of Forest Department, Collectors and Superintendents of Police shall be exempted from payment of fees prescribed under sub-rule (1) of rule 35 in their respective jurisdictions.

(2) All Defence Service personnel shall pay the licence fees at half the rates prescribed under sub-rule (1) of rule 35.

(3) For any game reserve only one licence, namely, either the special game hunting in a game reserve or big game hunting in a game reserve, shall be issued.

(4) Licence for hunting small game in a game reserve shall enable the holder to hunt small game only in areas where special game hunting in a game reserve licence or big game hunting in a game reserve licence is not in force.

(5) The holder of any licence issued under section 36(a) shall —

(i) pay, in addition to the fee paid for obtaining the requisite licence under section 36, a royalty for the wild animals hunted by him at the rates specified in the table below —

TABLE

Sr. No.	Name of the game or species	Amount of special fee
1	2	3
(a)	Special game i. e. for any animal specified in Schedule II. ...	Rs. 30/- per animal
(b)	Big game i. e. for any animal specified in Schedule III. ...	Rs. 20/- per animal
(c)	Small game i. e. for animals specified in Schedule IV. ...	
	(i) Animals at serial numbers 1 to 3 and 5 to 10 and 11(xiv), 11(vii), 11(xii), 11(xviii) and 11(xxxiv) of Schedule IV. ...	Re. 1/- per animal
	(ii) Animals at serial numbers 4 and 11(ii), 11(viii) and 11(xx) of Schedule IV. ...	Rs. 0.75
	(iii) Animals at 11(xxvi) ...	Rs. 0.30 per animal
	(iv) All other animals of the Schedule IV. ...	Rs. 0.20 per animal

(ii) hunt only such animals, and such number, sex and size as specified, in the licence issued to him.

(iii) notify the local Wild Life Warden or the Range Forest Officer at least 72 hours in advance of his entering the game reserve wherein he has been authorised by the Chief Wild Life Warden or the Wild Life Warden to hunt.

(iv) take with him two persons having additional guns provided they hold the valid necessary game licence issued under the Act and these rules.

(v) not commit breach of any of the conditions of respective game hunting licence issued to him under section 9.

41. *Suspension or cancellation of licence or permit issued under sections 9, 12 and 36.* — The Chief Wild Life Warden may, for good and sufficient reasons

to be recorded in writing suspend or cancel any licence or permit issued under sections 9, 12 and 36.

42. *Forfeiture of the security deposit made for obtaining a licence under sections 9, 12 and 36.* — (1) If the licensee or permit holder contravenes any of the provisions of the permit or Act or the rules made thereunder, the whole or part of the deposit made by him, as decided by the Chief Wild Life Warden, shall be forfeited.

(2) Where a licence or permit as the case granted under section 9 or 12 or 36, is cancelled or suspended, for reasons to be recorded in writing, the authority ordering the cancellation or suspension order the forfeiture of the whole or part of the deposit made by the licensee for obtaining a licence or permit under the said respective section.

43. *Refund of deposit, royalty and special fee.* — (1) On the expiry of the period specified in the licence, and on receipt of the return from the licensee in Form IX and X in respect of licence issued to him under section 9 and in Form XXIII in respect of licence issued to him under section 36, the issuing officer shall, after satisfying himself that the holder of the licence had not committed any breach of the conditions of the licence, refund the deposit after a period of 90 days from the date of the return of the licence.

(2) Where the issuing Officer is satisfied that an animal in respect of which royalty or special fee had been paid had not been killed, captured or wounded, he shall refund to the licensee the amount paid as royalty or special fee for the respective animal.

CHAPTER IV

Sanctuaries and National Parks

44. *Form of claim under Section 21.* — The claim to be preferred under clause (b) of section 21 shall be in Form XXIV.

45. *Form of notice under section 22.* — On receipt of the claim made under rule 44, the Collector shall serve a notice under section 22 in Form XXV upon the claimant requiring him to appear at such place and on such date as may be specified in such notice, either in person or through an agent authorised by him in writing in this behalf and to produce evidence, oral or documentary, in support of his claim.

46. *Entry into Sanctuary or National Park for purpose of section 28(i)(d) and (e) and entry fees.* — (1) Every person desiring to enter into a Sanctuary or a National Park for the purposes of tourism or transaction of lawful business with any person residing therein shall obtain a permit at the gate of the Sanctuary or the National Park on payment of the fees prescribed below —

(a) *Entrance fee for persons:*

Adults	Rs. 0.50 (fifty paise) per person per day or part thereof.
Children and students	Rs. 0.25 (twenty five paise) per child/student.

(b) *Entrance fee for vehicles:*

Description of the vehicles	Rate of fee per vehicle per day or part thereof
(1) Cycles and other vehicles manually operated	Rs. 0.50
(2) Animal driven vehicles like tongas, carts, etc.	Re. 1.00
(3) Motor cycle including motor scooters	Rs. 1.50
(4) Motor scooter rickshaws:	
(a) Three wheelers	Rs. 2.00
(b) Four wheelers	Rs. 3.00
(5) Cars and jeeps	Rs. 5.00
(6) Buses, trucks, tempos, tractors or any other heavy vehicle defined as such in Motor Vehicles Act, 1939 ...	Rs. 20.00

(c) *Entrance fee for cameras:*

Still camera	Re. 1.00 (one rupee) per camera per day or part thereof.
8mm cine camera	Rs. 4/- (four rupees) per camera per day or part thereof.
16mm cine camera	Rs. 16/- (sixteen rupees) per camera per day or part thereof.
36mm cine camera	Rs. 25/- (twenty five rupees) per camera per day or part thereof.

Provided that none of these entrance fees shall be payable —

(i) in respect of a child below the age of five years.

(ii) by a person who enters a sanctuary or a National Park for the purpose of any investigation or for undertaking any job including running a canteen or any other establishment that may be assigned or awarded to him by the Government or for delivery or removal of any store or material that the Government may require of him to do.

(iii) by a person who has been invited by the Government to visit the area for any purpose.

(iv) by the member of the family (including parents and brothers and sisters and other relatives) of a Government Officer entering or residing with the said Officer while the Government Officer is on duty:

Provided further that —

When any vehicle engaged by a school or a College or any other educational institution is to enter a Sanctuary or a National Park with students, the vehicle entrance fee shall be at half the rates prescribed for the respective vehicle under this sub-rule.

(2) The camera fee for students shall be at half the rates prescribed under this sub-rule (1) for the still camera and 8mm cine camera.

(3) The Government may by an order: —

(i) declare any sanctuary or a national park open to public without any permit or fee of any or all fees prescribed under sub-rule (1) for a period specified in such an order.

(ii) exempt any person or class of persons from the payment of any or all fees prescribed under sub-rule (1) for a period specified in such an order.

47. Entry into a Sanctuary or a National Park for purposes of section 28(1) (a), (b) and (c) and the entry fees. — (1) Every person desirous to enter into a Sanctuary or a National Park for purposes of investigation or study wild life and purposes ancillary or incidental thereto or professional photography or scientific research shall obtain a permit from the Chief Wild Life Warden or the authorised officer. For this purpose he shall submit an application in Form XXVI to the said Chief Wild Life Warden or the authorised officer accompanied by a Treasury Receipt or a Bank challan from the State Bank of India, Panaji, showing that the fees at the rates prescribed hereunder have been paid.

Purpose of the entry	Entrance fee	Vehicle fee		Camera fee
		Name of the vehicle	Amount of fee per vehicle per day or part thereof	
1	2	3a	3b	4
(a) Investigation or study of wild life including plants and purposes ancillary or incidental thereto, or scientific research including surveys of all kinds and purposes ancillary and/or incidental thereto.	Rs. 0.25 (Twenty five paise) per person per day or part thereof.	(i) Cycle and other vehicles manually operated.	Rs. 0.10	(i) Rs. 0.25 (paise twenty five) per still camera per day or part thereof.
		(ii) Animal-driven vehicles like tongas, carts etc.	Rs. 0.15	
		(iii) Motor cycle including motor scooter.	Rs. 0.20	
		(iv) Motor scooter rickshaws — Three wheelers.	Rs. 0.25	(ii) Rs. 2.00 (Two rupees) per movie camera of any size per day or part thereof.
		(v) Cars and jeeps.	Rs. 0.50	
		(vi) Buses, trucks, tankers, tractors or any other heavy vehicle defined as such in Motor Vehicles Act, 1939.	Rs. 2.50	

1	2	3a	3b	4
(b) (i) Photography for educational purpose and purposes ancillary and/or incidental thereto.	Rs. 0.50 (fifty paise) per person per day or part thereof.	(i) Cycles and other vehicles manually operated. (ii) Animal-driven vehicles like tongas, carts etc. (iii) Motor cycle including motor scooter. (iv) Motor scooter rick-shaws — Three wheelers. (v) Cars and jeeps. (vi) Buses, trucks, tankers, tractors or any other heavy vehicle defined as such in Motor Vehicles Act, 1939.	Rs. 0.20 Rs. 0.30 Rs. 0.40 Rs. 0.50 Re. 1.00 Rs. 5.00	(i) Rs. 10/- (Rupees ten) per still camera per day or part thereof. (ii) Rs. 100/- (One hundred) per cine-camera per day or part thereof.
(c) Photography for professional purposes.	Rs. 2.50 (Rupees two and paise fifty) per person per day or part thereof.	(i) Cycles and other vehicles manually operated. (ii) Animal-driven vehicles like tongas, carts etc. (iii) Motor cycle including motor scooter. (iv) Motor scooter rick-shaws — Three wheelers. (v) Cars and jeeps. (vi) Buses, trucks, tankers, tractors or any other heavy vehicle defined as such in Motor Vehicles Act, 1939.	Rs. 0.75 Rs. 1.50 Rs. 2.50 Rs. 5.00 Rs. 10.00 Rs. 50.00	(i) Rs. 100/- (One hundred rupees) per still camera per day or part thereof. (ii) Rs. 500/- (five hundred rupees) per cine camera per day or part thereof.
(d) Photography for and in connection with commercial movies.	Rs. 5 (five rupees) per person per day or part thereof.	(i) Cycles and other vehicles manually operated. (ii) Animal-driven vehicles like tongas, carts etc. (iii) Motor cycle including motor scooter. (iv) Motor scooter rick-shaws — (a) Three wheelers. (b) Four wheelers. (v) Cars and jeeps. (vi) Buses, trucks, tankers, tractors or any other heavy vehicle defined as such in Motor Vehicles Act, 1939.	Rs. 1.25 Rs. 2.50 Rs. 3.75 Rs. 7.50 Rs. 10.00 Rs. 15.00 Rs. 75.00	(i) In Bondla Wild Life Sanctuary, Rs. 1000/- (one thousand rupees) per party per day or part thereof and an additional fee of Rs. 500/- (Five hundred rupees) per day or part thereof when film shooting is to be done in or within the vicinity of huts, deer park and animal enclosures and other such prominent places as may be determined by the Chief Wild Life Warden. (ii) In the case of other Wild Life Sanctuaries or National Parks in the Union Territory, Rs. 750/- (Seven hundred and fifty rupees) per day or part thereof per party.

(2) The Chief Wild Life Warden or Authorised Officer on receipt of application for the permit in Form prescribed under sub-rule (1) shall after making such enquiry as he may deem fit, issue the permit in the Form prescribed under rule 49 unless he has good and sufficient reasons, which shall be recorded in writing, to refuse the same. In the case of refusal to grant the permit, the fees shall expeditiously be refunded to the applicant.

48. *Validity of permit.* — A permit issued under this Chapter shall be valid for the period mentioned therein.

49. *Form of Permit under section 28.* — (1) The permit under clauses (a), (b) and (c) of sub-section (1) of section 28 shall be in Form XXVII.

(2) The permit under clauses (d) and (e) of the sub-section (1) of section 28 shall be in Form XXVIII.

50. *General conditions governing issue of permit under section 28(2).* — (1) A permit issued under this Chapter shall:

(i) specify all or any of the following particulars, namely: —

- (a) purpose of entry;
- (b) duration of visit;
- (c) areas permitted to be visited or used;
- (d) places where camping is permitted;
- (e) engagement of guides;
- (f) any other condition that may be desired necessary.

(ii) not entitle any person to a free accommodation in any Government building or camping site.

(2) The permit holder under this chapter shall —

(i) camp only as such place as mentioned in the permit;

(ii) not defile or damage any Government property or the premises or the wild life and plants or pluck flowers and fruits;

(iii) not tease wild animals in captivity or otherwise within the sanctuary or the national park;

(iv) not feed the wild animals in captivity or otherwise in the sanctuary or the national park;

(v) be liable to pay compensation for the damage caused by him by his actions or carelessness as assessed by the Chief Wild Life Warden or the Wild Life Warden. Such compensation shall be recoverable from him as arrears of land revenue.

(3) The Wild Life Warden or his employees or any officer of the Forest Department or the Police Department or any such officer or employee appointed under sub-section (1) of section 4 may require any person to stop at the entrance gate or within the limits of the sanctuary or national park, as the case may be, for the purpose of checking and may demand the permit granted under this chapter to be produced for inspection. Every such person shall stop when called upon to do so, and shall produce the permit for inspection and furnish such particulars as may be required by such officer.

51. *Suspension or cancellation of permit issued under section 28(2).* — The Wild Life Warden or any other officer in charge of the Sanctuary or the National Park may, for good and sufficient reasons to be recorded in writing, suspend or cancel any permit granted under the rules and remove the permit holder from the premises of the Sanctuary or the National Park. The decision of the officer in charge in such matter shall be final and absolutely binding on the permit holder.

52. *Registration of persons holding fire arms under section 34.* — (1) An application for registration under section 34 shall be made in the Form XXIX to the Chief Wild Life Warden or the authorised officer and such application shall be accompanied by a passport size photograph of the applicant in triplicate and a Government Treasury receipt or a Bank challan from the State Bank of India, Panaji showing that a fee of Rs. 5/- (five rupees) per fire arm has been paid by the applicant.

(2) The application under sub-rule (1) —

(a) by a person residing in an area declared as a Sanctuary or National Park after the commencement of these rules shall be made within a period of the three months from the date of such declaration.

(b) by a person residing in an area which is already declared as a Sanctuary or a National Park at the commencement of these rules, shall be made within a period of two months from the date of such commencement.

(c) by a person who obtains a licence under the Arms Act, 1959 (Central Act 54 of 1959) after the date of commencement of these rules, shall be made within a period of one month from the date on which he obtains the licence.

(d) by a person who is exempted from the provisions of the Arms Act, 1959 and who obtains the possession of any arms after the commencement of these rules, shall be made within a period of one month from the date on which he comes in possession of such arms.

(3) On receipt of an application under sub-rule (1) the Chief Wild Life Warden or the authorised officer, as the case may be, shall after making such enquiry, as he may deem fit, register the name and other particulars of the applicant in Form XXX maintained in a register and allot a separate registration number to each applicant.

(4) The Chief Wild Life Warden or the authorised officer as the case may be, shall inform the person concerned in respect of the registration of his name and the registration number allotted to him. This will be in Form XXXI.

(5) Where a person registered under sub-rule (3): —

(i) commits any offence under the Act or the rules made thereunder, the authority issuing registration shall make an entry to that effect in the register and where the registering officer is satisfied that the licensee has committed such offence on more than one occasion, he may take such steps, as he considers necessary to move the authority concerned for cancelling the licence issued under the Arms Act, 1959 (Central Act 54 of 1959);

(ii) transfers his arms to another person by way of sale, gift or otherwise, he shall intimate this and the name and address of the transferee to the authority issuing registration within a period of fifteen days of such transfer;

(iii) shifts his residence to another place within the said ten kilometres or beyond the said distance, he shall, within a period of fifteen days of shifting to the new residence, intimate the new address to the authority issuing registration;

(iv) dies, his heirs or legal representative shall intimate the fact to the authority issuing registration.

53. *Cancellation of registration made under section 34.* — (1) If the person holding registration ceases to reside in and within 10 kms. of any Sanctuary or a National Park, he shall apply in Form XXXII to the authority issuing the registration for the cancellation of registration and furnish such

information as may be required by the authority issuing registration number.

(2) After receipt of application for cancellation of the registration, the authority issuing registration after such an enquiry as he may deem fit shall issue an intimation of cancellation of the registration in Form XXXIII to the applicant and where he feels that the registration cannot be cancelled, he shall inform the applicant accordingly.

CHAPTER V

Trade or Commerce in Wild Animals, Wild Animal Articles and Trophies

54. *Declarations under section 40.* — (1) Notwithstanding any declaration that a person may have made under sub-section (1) of section 40, any person who has in his control, custody or possession, any wild animal, any wild animal articles or any trophy (other than the musk of a musk deer or the horn of a rhinoceros) or salted or dried skins derived from wild animal specified in Schedule I or Part II of Schedule II before the commencement of these rules, shall make a declaration in Form XXXIV to the Chief Wild Life Warden or the authorised officer within thirty days from the date of commencement of these rules.

(2) When a person acquires the control, custody or possession of any wild animal, article or any trophy (other than the musk of musk deer or the horn of a rhinoceros) after commencement of these rules, shall make the declaration required under sub-section (4) of section 40 in Form XXXIV prescribed under sub-rule (1) within fifteen days from the date of such acquisition.

55. *Enquiry and preparation of inventories under section 41 (1).* — (1) On receipt of a declaration under rule 54 the Chief Wild Life Warden or the authorised officer shall give a notice in Form XXXV to the person referred to in section 40 making the declaration, as to the date and time on which he shall enter upon the premises of such person, and such notice shall be served on the person making the declaration in person or sent to him by registered post.

(2) The period of notice issued under clause (i) shall not be less than twenty one days from the date of issue of the notice.

(3) On the fixed date and time the person concerned shall produce all wild animal articles, all trophies cured and uncured, all cured and uncured skins, and all captive wild animals for the inspection and preparation of inventories to the Chief Wild Warden or the authorised officer.

(4) The Chief Wild Life Warden or the authorised officer may, after inspection and making such enquiry as he may deem fit, in respect the premises and wild animals articles and cured and uncured trophies, and captive wild animals, specified in Schedule I or Part II of Schedule II, shall: —

(i) make an inventory in Form XXXVI of wild animal articles, cured and uncured trophies, salted and dried skins and wild captive animals specified in Schedule I or Part II of Schedule II found on the premises;

(ii) affix upon the objects referred to in clause (i) identification marks as far as possible

in indelible ink or by embossing or engraving depending on the nature of wild animal, wild animal articles and cured and uncured trophies and skins.

56. *Form of certificate of ownership under section 42.* — The certificate of ownership under section 42 shall be in Form XXXVII.

57. *Application for licence to commence or carry on business as manufacturer or dealer in any article, etc. under section 44(1).* — Every person desiring to — (a) commence or carry on the business as —

(i) a manufacturer of or dealer in any wild animal article; or

(ii) a taxidermist; or

(iii) a dealer in wild animal cured or uncured trophy and skins; or

(iv) a dealer in captive wild animals; or

(v) a dealer in meat of wild animals, or

(b) cook or serve meat of wild animal in any eating house — shall make an application in Form XXXVIII, accompanied by passport size photograph in triplicate of the applicant and a Government Treasury receipt or a bank challan from the State Bank of India, Panaji, showing that the fee prescribed under rule 60 for the purpose has been paid, to the Chief Wild Life Warden or the authorised officer for the grant of a licence.

58. *Grant of licence under section 44(4)(b).* — (1) On receipt of an application under rule 57, the Chief Wild Life Warden or the authorised officer shall, after making such enquiry as he may deem fit, either grant the licence or reject the application.

(2) Where an application is rejected, the fee paid thereon shall be refunded expeditiously to the applicant.

(3) In granting a licence under sub-rule (1) the Chief Wild Life Warden or the authorised officer shall have due regard to —

(a) the past record of the applicant as a dealer in the business which he desires to carry out;

(b) the offence, if any, committed by the applicant under any provisions of the Act and rules made thereunder or under provisions of the Goa, Daman and Diu Wild Animal and Wild Birds (Protection) Act, 1965 and the rules made thereunder including specified terms and conditions resulting into either compounding under relevant sections of the aforesaid Act or conviction by a Court;

(c) any other criminal offence;

(d) the need for granting a licence keeping in view the abundance or otherwise of wild life existing in the Union territory;

(e) the source of supply of the wild animal, articles, trophy, meat and genuineness of the trade;

(f) any other relevant matter that may be, or is required to be looked into in this connection which shall be recorded in writing.

(4) A licence under section 44 to —

(a) commence or carry on the business —

(i) as a manufacturer of, or dealer in, any wild animals article shall be granted in Form XXXIX;

(ii) as a taxidermist shall be granted in Form XL;

(iii) as a dealer in uncured or cured trophies and skins shall be granted, in Form XLI;

(iv) as a dealer in wild captive animals shall be granted in Form XLII;

(v) as a dealer in meat of wild animals shall be granted, in Form XLIII;

(b) for cooking or serving meat of wild animals in any eating house shall be granted, in Form XLIV.

59. *Renewal of licence under section 44(6).* — (1) A licensee may apply to the Chief Wild Life Warden or the authorised officer in Form XLV for renewal of licence within thirty days before the date of the expiry of the licence issued to him earlier under section 44. The application for renewal of the said licence shall be accompanied by a Government Treasury receipt or a Bank challan from the State Bank of India, Panaji showing that the fee prescribed for the renewal of the licence under sub-rule (1) of rule 60 has been paid.

(2) The Chief Wild Life Warden or the authorised officer, may subject to provisions of sub-section (7) of section 44 renew the licence in the respective Form XXXIX, XL, XLI, XLII, XLIII, or XLIV as may be appropriate, and specify therein the period upto which the licence is renewed.

(3) The Chief Wild Life Warden or the authorised officer may reject the application for renewal of licence for reasons to be recorded in writing.

60. *Fees for grant of licence under section 44(4)(a).* — (1) The fee for grant of a licence under section 44 or renewal thereof shall be, as specified in the table below and no application for grant or renewal of such licence shall be entertained, unless the fee specified in the said table is paid.

TABLE

Licence for	Amount of fee for grant and renewal of the licence
(i) For a manufacturer of dealer in any animal a article.	Rs. 100/-
(ii) For a taxidermist	Rs. 100/-
(iii) For a dealer in cured trophy or uncured trophy	Rs. 100/-
(iv) For a dealer in captive animals	Rs. 100/-
(v) For a dealer in meat	Rs. 150/-
(vi) For a dealer ... to cook or serve meat in any eating house	Rs. 150/-

(2) The fee prescribed under sub-rule (1) shall be paid in the Government Treasury or the State Bank of India, Panaji, and the Government Treasury receipt or the Bank challan as the case may be, shall be submitted, in token of having paid the said fee, alongwith the application for the grant of licence or renewal thereof under section 44.

61. *Terms and conditions governing licence under section 44.* — (1) Every licence granted under this chapter shall specify the terms and conditions subject to which the business or profession shall be carried on and shall also be subject to the provisions of the Act and these rules.

(2) The holder of licence under section 44 shall not receive any trophy or skin, wild animal article, captive wild animal or meat from any person who does not possess a licence issued under section 9.

(3) The holder of the licence under section 44 shall maintain a register as prescribed under rule 65 and shall enter therein the required particulars in respect of all trophies, captive wild animals, wild animal articles or meat acquired by him by purchase or otherwise and disposal of by sale or otherwise.

62. *Suspension or cancellation of licences under section 45.* — The holder of the licence under section 44 shall be served a show-cause notice as to why his licence may not be cancelled either in person or by a registered post and shall be allowed to reply to the said notice in fifteen days from the date of receipt of the said notice. The oral or documentary evidence produced by him shall be duly considered before suspension and cancellation of licence. If no reply is received to the said notice from the licence holder, the case shall be decided *ex parte* and shall be deemed to have been decided after due consideration of the case.

63. *Issue of bill or Cash memo under section 44.* — (1) Every licensee, other than a taxidermist, shall, at the time of sales, issue a bill or cash memo to the purchaser and such bill or cash memo shall contain the following particulars, namely: —

(a) name of the licensee;

(b) name, address and place of business of the licensee;

(c) licence number;

(d) description of wild animal or wild animal article sold including name of the species and the quantity in number or weight and other allied details such as size, sex etc. wherever possible;

(e) sale price thereof;

(f) date of sale;

(g) signature of the licensee.

(2) Every taxidermist licensee shall, at the time of returning the cured trophy or uncured trophy, issue a voucher to the owner thereof and such voucher shall contain the following particulars, namely: —

(a) date of issue of voucher;

(b) name, address and place of business of the licensee;

(c) licence number;

(d) description including name of species; and the quantity in number or weight and other allied details such as size etc.

(e) price or curing and taxidermy charges realised;

(f) name and address of the person to whom the voucher is issued;

(g) signature of the licensee.

64. *Bill, cash memo or voucher—how to be maintained under section 44.*—(1) Every bill, cash memo or voucher, as the case may be, referred to in rule 63, shall be in triplicate and serially numbered.

(2) The duplicate and triplicate copy of every bill, cash memo or voucher, as the case may be, shall be retained by the licensee and the original copy shall—

(a) in the case of a bill or cash memo, be given to the purchaser; and

(b) in the case of a voucher, be given to the owner of the trophy.

(3) Every book containing blank bills or cash memos or vouchers shall be presented to the Chief Wild Life Warden or the authorised officer for affixing his initials or stamp on such book before it is brought into use.

(4) The duplicate copy of every bill, cash memo or voucher as the case may be, shall be sent to the Chief Wild Life Warden or the authorised officer alongwith the monthly return referred to in rule 66.

65. *Maintenance of registers under section 44.*—

(1) The licensee under section 44—(i) who is a dealer in or a manufacturer of wild animal articles, shall maintain a register, in Form XLVI.

(ii) who is a taxidermist shall maintain a register, in Form XLVII.

(iii) who is a dealer in uncured and cured trophies and skins shall maintain a register, in Form XLVIII.

(iv) who is a dealer in captive wild animals shall maintain a register, in Form XLIX.

(v) who is a dealer in meat of wild animals shall maintain a register in Form L.

(vi) who cooks or serves meat of wild animals in any eating house shall maintain a register in Form LI.

(2) The licensee under section 44 shall ensure that the register required to be maintained by him under this rule has been brought upto date before closing the business for the day.

66. *Submission of returns under section 44.*—(1) Every licensee under section 44 shall submit a monthly return to the licencing officer in Form LII accompanied by a true copy of the entries made by him in the relevant register, referred to in sub-rule (3) of rule 61 during the course of the month under report duly certified and signed by the licensee as a true copy of such entries and duplicate copies of bills, cash memo and vouchers issued by him during the course of the month under report.

(2) The return under sub-rule (1) shall be submitted by the tenth of the month following the month to which the return relates.

CHAPTER VI

Miscellaneous

67. *Disposal of meat or uncured trophy under section 50(6)(a).*—The Chief Wild Life Warden or the authorised officer may arrange for the sale in public auction of any meat or cured and uncured trophy seized under section 50, and, the proceeds of the sale of the meat or cured, and uncured trophy

seized under the provision of section 50 shall be dealt with as under—

(a) when the person has proved his ownership of the meat or the uncured and cured trophy, he shall be paid the net proceeds after deducting expenses incurred for conducting the sale and for other services rendered.

(b) in other cases the proceeds shall be paid into a Government Treasury.

68. *Crediting of fee under section 64(2)(c).*—The fees or deposit or royalty payable under any of the provisions of these rules shall be credited to the appropriate head of account in a Government Treasury or the State Bank of India, Panaji.

69. *Power to compound offences under section 54.*—For the purpose of section 54, the following officers shall be empowered to accept payment of a sum of money by way of compounding of an offence against the Act, and to release on payment of the value of any property seized, namely,

(a) Chief Wild Life Warden;

(b) Wild Life Warden;

(c) Conservator of Forests;

(d) Forest Officer of a rank not inferior to that of the Deputy Conservator of Forests.

70. *Cognizance of offences under section 55.*—Besides the Chief Wild Life Warden, the following officers shall be authorised to make complaints under section 55 namely:—

(a) Wild Life Warden;

(b) Any forest officer not below the rank of a Forester;

(c) Any police officer not below the rank of Assistant Sub-Inspector of Police;

71. *Issue of duplicate licence and permit.*—Where a licence or permit issued or renewed under these rules is lost or accidentally destroyed, the office competent to issue the licence or the permit on an application by the licensee or the permit holder in Form LIII may issue a duplicate licence or permit as the case may be, on payment of a fee of Rs. 10/- (Ten rupees).

72. *Licence and permits not transferable.*—Licences and permits granted under these rules shall not be transferable.

73. *Repeal and savings.*—As from the commencement of these rules the Goa, Daman and Diu, Wild Animals and Wild Birds (Protection) Rules, 1965, shall stand repealed.

Provided that such repeal shall not—

(i) affect the previous operation of the rules so repealed or anything duly done or suffered thereunder;

(ii) affect any right, privilege, obligation or liability acquired, accrued or incurred under the rules so repealed;

(iii) affect, any penalty, forfeiture or punishment incurred in respect of any offence committed against the rules so repealed and

(iv) affect any investigation, legal proceedings, or remedy in respect of any such right, privilege, obligation or liability, penalty, forfeiture or punishment aforesaid, and any such investigation, legal proceedings or remedy may be instituted or enforced and any such penalty, forfeiture and punishment may be imposed, as if the aforesaid rules had not been repealed;

Provided further that subject to the preceding proviso anything done or action taken under the rules so repealed shall, in so far as it is not inconsistent with the provisions of these rules, be deemed to have been done or taken under the corresponding provisions of these rules and shall continue to be in force unless and until superseded by anything done or any action taken under these rules.

FORM I

[See rule 9(1)(i)]

Form of Application for Special Game Hunting Licence under Section 9 of the Wild Life (Protection) Act, 1972

To,
The Chief Wild Life Warden,

...

...

Sir,

I, Shri/Kumari/Shrimati ... (full name and in block letters) son/daughter/wife of Shri ... (full name and in block letters) and the resident of ... (in block letters) in the Taluka of ... in the District of ... apply for a Special Game hunting licence to hunt Special Game under the provisions of Wild Life (Protection) Act, 1972 and the rules made thereunder.

2. I enclose herewith the Government treasury receipt/Bank chalan No. ... dated ... for Rs. ... (Rupees ...) being the monthly/quarterly/yearly fee prescribed for the grant of the licence.

3. I enclose herewith my passport size photograph in triplicate.

4. I am not required/am required to get my name and address registered, under clause (ii) of sub-rule (2) of rule 9 of Goa, Daman and Diu Wild Life (Protection) Rules, 1977 with the Chief Wild Life Warden/the Wild Life Warden/the Deputy Conservator of Forests ... Division ... and registration has been done by ... and my registration number is ...

5. I am not required/am required to get my name registered under Section 34 of the Wild Life (Protection) Act, 1972 and the registration has been done by the Chief Wild Life Warden/Authorised Officer and my registration number is ...

6. (a) I wish to use the weapons for hunting Special Game, the description of which is given below —

Sr. No. of licence & date of issue	Arms & ammunition authorised to be possessed by the licensee	
	Short description of each arm e. g. identifying marks, registration No. etc.	Quantity & description of the ammunition
1	2	3
Purpose for which the licence is issued whether for sport, self protection or crop protection or exhibition	Limits of the area in which licence for possession of arm is valid i. e. whether for the whole Union Territory or District	Date on which the period of licence expires
4	5	6
		Remarks regarding name & address of the retainers mentioned in the licence
		7

(b) I possess arm licence for the weapons described in para 6(a) above for sports and/or crop protection Form III set out in Schedule II to the Arms Rules, 1962. I enclose the arms licence herewith for verification and return/I am exempted from possession of licence as per provisions of Arms Act, 1878.

7. I require monthly/quarterly/yearly licence for the month of ... / for the quarter/for the year commencing from ... and ending on

8. Last time I applied for the monthly/quarterly/yearly Special Game hunting licence vide my application dated ... to the Chief Wild Life Warden and I was granted the said licence No. ... dated ... for the period from ... to ... /refused grant of the licence for the following reasons by the Chief Wild Life Warden.

Reasons: ...

...

9. I have fully acquainted myself with the Act and the rules made thereunder and I undertake to abide by the same.

Yours faithfully,
Signature of the applicant

Place:

Date:

(Strike out whichever is not applicable).

FORM II

[See rule 9(1)(ii)]

Form of Application for Big Game Hunting Licence under Section 9 of the Wild Life (Protection) Act, 1972

To,
The Wild Life Warden,

...

...

Sir,

I, Shri/Kumari/Shrimati ... (full name in block letters) son/daughter/wife of Shri ... (full name in block letters) and the resident of ... (in block letters) in the Taluka of ... in the District of ... apply for a Big Game hunting licence to hunt big game under the provisions of Wild Life (Protection) Act, 1972 and the rules made thereunder.

2. I enclose herewith the Government treasury receipt/Bank chalan No. ... dated ... for Rs. ... (Rupees ...) being the monthly/quarterly/yearly fee prescribed for the grant of the licence.

3. I enclose herewith my passport size photograph in triplicate.

4. I am not required/am required to get my name and address registered, under clause (ii) of sub-rule (2) of rule 9 of Goa, Daman and Diu Wild Life (Protection) Rules, 1977 with the Chief Wild Life Warden/the Wild Life Warden/the Deputy Conservator of Forests ... Division ... and registration has been done by ... and my registration number is ...

5. I am not required/am required to get my name registered under Section 34 of the Wild Life (Protection) Act, 1972 and the registration has been done by the Chief Wild Life Warden/Authorised Officer and my registration number is ...

6. (a) I wish to use the weapons for hunting Big Game, the description of which is given below —

Sr. No. of licence & date of issue	Arms & ammunition authorised to be possessed by the licensee	
	Short description of each arm e. g. identifying marks, registration No. etc.	Quantity & description of the ammunition
1	2	3
Purpose for which the licence is issued whether for sport, self protection or crop protection or exhibition	Limits of the area in which licence for possession of arm is valid i. e. whether for the whole Union Territory or District	Date on which the period of licence expires
4	5	6
		Remarks regarding name & address of the retainers mentioned in the licence
		7

(b) I possess arm licence for the weapons described in para 6(a) above for sports and/or crop protection Form III set out in Schedule II to the Arms Rules, 1962. I enclose the arms licence herewith for verification and return/I am exempted from possession of licence as per provisions of Arms Act, 1878.

7. I require monthly/quarterly/yearly licence for the month of ... / for the quarter/for the year commencing from ... and ending on

8. Last time I applied for the monthly/quarterly/yearly Big Game hunting licence vide my application dated ... to the Wild Life Warden and I was granted the said licence No. ... dated ... for the period from ... to ... /refused grant of the licence for the following reasons by the Wild Life Warden.

Reasons: ...

9. I have fully acquainted myself with the Act and the rules made thereunder and I undertake to abide by the same.

Yours faithfully,

Signature of the applicant

Place:

Date:

(Strike out whichever is not applicable).

FORM III

[See rule 9(1)(iii)]

Form of Application for Small Game Hunting Licence under Section 9 of the Wild Life (Protection) Act, 1972

To,
The Wild Life Warden,
...
...

Sir,

I, Shri/Kumari/Shrimati ... (full name and in block letters) son/daughter/wife of Shri ... (full name and in block letters) in the Taluka of ... in the District of ... apply for a Small Game hunting licence to hunt Small Game under the provisions of Wild Life (Protection) Act, 1972 and the rules made thereunder.

2. I enclose herewith the Government treasury receipt/Bank challan No. ... dated ... for Rs. ... (Rupees ...) being the monthly/quarterly/yearly fee prescribed for the grant of the licence.

3. I enclose herewith my passport size photograph in triplicate.

4. I am not required/am required to get my name and address registered, under clause (ii) of sub-rule (2) of rule 9 of Goa, Daman and Diu Wild Life (Protection) Rules, 1977 with the Chief Wild Life Warden/the Wild Life Warden/the Deputy Conservator of Forests ... Division ... and registration has been done by ... and my registration number is ...

5. I am not required/am required to get my name registered under Section 34 of the Wild Life (Protection) Act, 1972 and the registration has been done by the Chief Wild Life Warden/Authorised Officer and my registration number is ...

6. (a) I wish to use the weapons for hunting Small Game, the description of which is given below—

Sr. No. of licence & date of issue	Arms & ammunition authorised to be possessed by the licensee		Remarks regarding name & address of the retainers mentioned in the licence
	Short description of each arm e. g. identifying marks, registration No. etc.	Quantity & description of the ammunition	
1	2	3	
Purpose for which the licence is issued whether for sport, self protection or crop protection or exhibition	Limits of the area in which licence for possession of arm is valid i. e. whether for the whole Union Territory or District	Date on which the period of licence expires	
4	5	6	7

(b) I possess arm licence for the weapons described in para 6(a) above for sports and/or crop protection Form III set out in Schedule II to the Arms Rules, 1962. I enclose the arms licence herewith for verification and return/I am exempted from possession of licence as per provisions of Arms Act, 1878.

7. I require monthly/quarterly/yearly licence for the month of ... / for the quarter/for the year commencing from ... and ending on

8. Last time I applied for the monthly/quarterly/yearly Small Game hunting licence vide my application dated ... to the Wild Life Warden and I was granted the said licence No. ... dated ... for the period from ... to ... /refused grant of the licence for the following reasons by Wild Life Warden.

Reasons: ...

9. I have fully acquainted myself with the Act and the rules made thereunder and I undertake to abide by the same.

Yours faithfully,

Signature of the applicant

Place:

Date:

(Strike out whichever is not applicable).

FORM IV

[See rule 11(1)]

Form of Application for Wild Animals Trapping Licence under Section 9 of the Wild Life (Protection) Act, 1972

To,
The Chief Wild Life Warden,
Goa, Daman and Diu,
...

Sir,

I, Shri/Kumari/Shrimati ... (full name and in block letters) son/daughter/wife of Shri ... (full name and in block letters) and the resident of ... (in block letters) in the Taluka of ... in the District of ... apply for a monthly/ quarterly/yearly wild animals trapping licence to trap the wild animals under the provisions of Wild Life (Protection) Act, 1972 and rules made thereunder.

2. I enclose herewith the Government treasury receipt/Bank challan No. ... dated ... for Rs. ... (Rupees ...) being the monthly/quarterly/yearly fee for the licence and special fee prescribed under the Goa, Daman and Diu Wild Life (Protection) Rules, 1976.

3. I furnish herewith the details of animals to be trapped, method of trapping and the purpose of the capture.

Name of animal to be trapped	Number of animals to be trapped	Sex of the animals to be trapped	Size of the animals to be trapped	Purpose of capture	Method of trapping
1	2	3	4	5	6

4. I enclose herewith my passport size photograph in triplicate.

5. I require monthly/quarterly/yearly licence for the month of ... / for the quarter/for the year commencing from ... and ending on

6. Last time I applied for the monthly/quarterly/yearly Special Game/Big Game/Small Game hunting licence/Wild Animals trapping licence vide my application No. ... dated ... to the Chief Wild Life Warden/Wild Life Warden and I was granted the said licence No. ... dated ...for the period

from ... to .../ refused grant of the licence for the following reasons by the Chief Wild Life Warden/ Wild Life Warden.

Reasons: ...

7. I have fully acquainted my self with the Act and the rules made thereunder and I undertake to abide by the same.

Yours faithfully,

Signature of the applicant

Place:

Date:

(Strike out whichever is not applicable).

FORM V

[See rule 15(a)]

Special Game Hunting Licence under Section 9 of the Wild Life (Protection) Act, 1972.

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, permission is hereby granted to Shri/Kumari/Shrimati ... son/daughter/wife of Shri ... and the resident of ... in the Taluka of ... in the District of ... for a month/quarter/year commencing from the ... day of ... 19 ... and ending on the ... day of ... 19 ... to hunt Special Game in the Union Territory of Goa, Daman and Diu, Special Game as per details given below except during the closed time declared under Section 16 of the Act.

Name of the animals to be hunted	Maximum Number hunted	Sex of the animals to be hunted	Minimum size of horn, tusk or body of the animals to be hunted	Details of weapons permitted to be used for hunting
1	2	3	4	5

2. The licence fees of Rs. ... (Rupees) has been paid vide Government Treasury receipt/Bank challan No. ... dated

3. The particulars of the licensee are as follows:—

(1) Specimen signatures of the licence holder.

(i) ...

(ii) ...

(iii) ...

(2) Passport size photograph of the licence holder duly attested by licencing authority.

(3) Registration number of the licence holder under rule 9 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977. ...

(4) Registration number under Section 34 of the Act, wherever it is applicable. ...

(5) Arms Licence No. ...

(6) Details of arms permitted to be used by the licence holder. ...

4. The licensee shall abide by the provisions of the Act, the rules made thereunder and the conditions laid down below:

(1) The licensee shall not hunt—

(i) any animals except that are permitted under this licence.

(ii) any of the species listed in the schedule I of the Act and specified hereinto which are protected species, in any case.

Protected species:

...

(iii) in any of the areas specified below:

Areas:

...

(iv) in Wild Life Sanctuaries and National Parks.

(2) This licence does not entitle the licensee to hunt—

(i) in the areas notified as Game Reserve under Section 36 of the Act.

(ii) in the areas notified as shooting blocks and reserves, without obtaining requisite permits as provided in Goa, Daman and Diu Wild Life (Protection) Rules 1977 for hunting therein.

(iii) in any private land without the consent of the owner.

(3) All wild animals or part thereof which had been killed or captured in contravention of the conditions of licence provided in the Act and rules made thereunder shall be deemed to be Government property under Section 39 of the Act.

(4) No Government forests can be beaten without the permission of the Deputy Conservator of Forests concerned.

(5) Artificial light shall not be used for the purpose of hunting any animals.

(6) Hunting of any animals shall not be done—

(i) on the salt lick, water hole or other drinking places or on paths and approaches to the same.

(ii) after sunset and before sunrise, unless specifically provided for a particular reason.

(7) The licence—

(i) shall be operated only by the person in whose name it has been issued.

(ii) is not transferable.

(8) The licensee shall fully acquaint himself with the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder and shall strictly abide by them. His special attention is drawn to the provisions of Section 17 of the Act and rule 18 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977. He shall ensure that the requirements specified, the restrictions imposed and conditions laid therein are strictly adhered to.

(9) The licence shall be returned to the authority issuing the same within fifteen days from the date of its expiry or from the date the licensee complete the hunting capacity specified in the licence, whichever is earlier, together with a record of the game killed under the licence duly filled in the form IX attached herewith.

(10) The licensee shall intimate to the licence issuing authority the particulars of the animals specified in the Schedule II or III killed, wounded or captured by him not later than fifteen days from the date of such killing, wounding or capturing or before leaving the area specified in the licence whichever is earlier in form X attached herewith.

(11) Pay such penalties and compensation for violation of the conditions of the licence issued to him or for any offence he may commit under the Act and the rules made thereunder as may be decided by the Chief Wild Life Warden, failing which his licence fee shall stand forfeited to the Government and the licence issued to him shall stand cancelled and such arrears as may be due from him as a result of imposition of the penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

5. The licence shall be valid—

(i) for the period from the ... day of ... 19 ... to the ... day of ... 19 ...

(ii) for the whole area of the Union Territory of Goa, Daman and Diu except such areas as have been excluded from hunting under this licence.

Place:

Date:

Seal

Chief Wild Life Warden

FORM VI
[See rule 15(b)]

Big Game Hunting Licence under Section 9 of the Wild Life (Protection) Act, 1972

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, permission is hereby granted to Shri/Kumari/Shrimati ... son/daughter/wife of Shri ... and the resident of ... in the Taluka of ... in the District of ... for a month/quarter/year commencing from the ... day of ... 19 ... and ending on the ... day of ... 19 ... to hunt Big Game in the Union Territory of Goa, Daman and Diu, Big Game as per details given below except during the closed time declared under Section 16 of the Act.

Name of the animals to be hunted	Maximum Number of the animals	Sex of the animals to be hunted	Minimum size of horn, tusk or body of the animals to be hunted	Details of weapons permitted to be used for hunting
1	2	3	4	5

2. The licence fees of Rs. ... (Rupees) has been paid vide Government Treasury receipt/Bank challan No. ... dated

3. The particulars of the licensee are as follows:—

(1) Specimen signatures of the licence holder.

- (i) ...
- (ii) ...
- (iii) ...

(2) Passport size photograph of the licence holder duly attested by licencing authority.

(3) Registration number of the licence holder under rule 9 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977. ...

(4) Registration number under Section 34 of the Act, wherever it is applicable. ...

(5) Arms Licence No. ...

(6) Details of arms permitted to be used by the licence holder. ...

4. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not hunt —

- (i) any animals except that are permitted under this licence.
- (ii) any of the species listed in the schedule I of the Act and specified hereinto which are protected species.

Protected species:

...
...

(iii) in any of the areas specified below:

Areas:

...
...

(iv) in Wild Life Sanctuaries and National Parks.

(2) This licence does not entitle the licensee to hunt—

- (i) in the areas notified as Game Reserves under Section 36 of the Act.
- (ii) in the areas notified as shooting blocks and reserves, without obtaining requisite permits as provided in Goa, Daman and Diu Wild Life (Protection) Rules, printed in Goa, Daman and Diu Wild Life 1977 for hunting therein.
- (iii) in any private land without the consent of the owner.

(3) All wild animals or part thereof which had been killed or captured in contravention of the conditions of licence provided in the Act and rules made thereunder shall be deemed to be Government property under Section 39 of the Act.

(4) No Government forests can be beaten without the permission of the Deputy Conservator of Forests concerned.

(5) Artificial light shall not be used for the purpose of hunting any animals.

(6) Hunting of any animals shall not be done —

- (i) on the salt lick, water hole or other drinking places or on paths and approaches to the same.
- (ii) after sunset and before sunrise, unless specifically provided for a particular reason.

(7) The licence —

- (i) shall be operated only by the person in whose name it has been issued.
- (ii) is not transferable.

(8) The licensee shall fully acquaint himself with the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder and shall strictly abide by them. His special attention is drawn to the provisions of Section 17 of the Act and rule 18 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977. He shall ensure that the requirements specified, the restrictions imposed and conditions laid therein are strictly adhered to.

(9) The licence shall be returned to the authority issuing the same within fifteen days from the date of its expiry or from the date the licensee completes the hunting capacity specified in the licence, whichever is earlier, together with a record of the game killed under the licence duly filled in the form IX attached herewith.

(10) The licensee shall intimate to the licence issuing authority the particulars of the animals specified in the Schedule II or III killed, wounded or captured by him not later than fifteen days from the date of such killing, wounding or capturing or before leaving the area specified in the licence whichever is earlier in form X attached herewith.

(11) Pay such penalties and compensation, for violation of the conditions of the licence issued to him or for any offence he may commit under the Act and the rules made thereunder as may be decided by the Chief Wild Life Warden, failing which his licence fee shall stand forfeited to the Government and the licence issued to him shall stand cancelled and such arrears as may be due from him as a result of imposition of the penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

5. The licence shall be valid —

- (i) for the period from the ... day of ... 19 ... to the ... day of ... 19 ...
- (ii) for the whole area of the Union Territory of Goa, Daman and Diu except such areas as have been excluded from hunting under this licence.

Place:

Date:

Chief Wild Life Warden

Seal

FORM VII

[See rule 15(c)]

Small Game Hunting Licence under Section 9 of the Wild Life (Protection) Act, 1972

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, permission is hereby granted to Shri/Kumari/Shrimati ... son/daughter/wife of Shri ... and the resident of ... in the Taluka of ... in the District of ... for a month/quarter/year commencing from the ... day of ... 19 ... to hunt Small Game in the Union Territory of Goa, Daman and Diu, Small Game as per details

given below except during the closed time declared under Section 16 of the Act.

Name of the animals to be hunted	Maximum Number of the animals to be hunted	Sex of the animals to be hunted	Minimum size of horn, tusk or body of the animals to be hunted	Details of weapons permitted to be used for hunting
1	2	3	4	5

2. The licence fee of Rs ... (Rupees ...) has been paid vide Government Treasury receipt/Bank challan No. ... dated ...

3. The particulars of the licensee are as follows: —

(1) Specimen signatures of the licence holder.

(1) ...

(2) ...

(3) ...

(2) Passport size photograph of the licence holder duly attested by licencing authority.

(3) Registration number of the licence holder under rules 9 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977.

(4) Registration number under Section 34 of the Act, wherever it is applicable.

(5) Arms Licence No.

(6) Details of arms permitted to be used by the licence holder.

4. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not hunt —

(i) any animals except that are permitted under this licence.

(ii) any of the species listed in the schedule I of the Act and specified hereinto which are protected species, in any case.

Protected species:

(iii) in any of the areas specified below:

Areas:

(iv) in Wild Life Sanctuaries and National Parks.

(2) This licence does not entitle the licensee to hunt —

(i) in the areas notified as shooting blocks and reserves without obtaining requisite permits as provided in Goa, Daman and Diu Wild Life (Protection) Rules, 1977 for hunting therein.

(ii) in any private land without the consent of the owner.

(3) All wild animals or part thereof which had been killed or captured in contravention of the conditions of licence provided in the Act and rules made thereunder shall be deemed to be Government property under Section 39 of the Act.

(4) No Government forests can be beaten without the permission of the Deputy Conservator of Forests concerned.

(5) Artificial light shall not be used for the purpose of hunting any animals.

(6) Hunting of any animals shall not be done —

(i) on the salt lick, water hole or other drinking places or on paths and approaches to the same.

(ii) after sunset and before sunrise, unless specifically provided for a particular reason.

(7) The licence —

(i) shall be operated only by the person in whose name it has been issued.

(ii) is not transferable.

(8) The licensee shall fully acquaint himself with the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder and shall strictly abide by them. His special attention is drawn to the provisions of Section 17 of the Act and rule 18 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977. He shall ensure that the requirements specified, the restrictions imposed and conditions laid therein are strictly adhered to.

(9) The licence shall be returned to the authority issuing the same within fifteen days from the date of its expiry or from the date the licensee completes the hunting capacity specified in the licence, whichever is earlier, together with a record of the game killed under the licence duly filled in the form IX attached herewith.

(10) The licensee shall intimate to the licence issuing authority the particulars of the animals specified in the Schedule II or III killed, wounded or captured by him not later than fifteen days from the date of such killing, wounding or capturing or before leaving the area specified in the licence, whichever is earlier in form X attached herewith.

(11) Pay such penalties and compensation for violation of the conditions of the licence issued to him or for any offence he may commit under the Act and the rules made thereunder as may be decided by the Chief Wild Life Warden, failing which his licence fee shall stand forfeited to the Government and the licence issued to him shall stand cancelled and such arrears as may be due from him as a result of imposition of the penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

5. The licence shall be valid —

(i) for the period from the ... day of ... 19 ... to the ... day of ... 19 ...

(ii) for the whole area of the Union Territory of Goa, Daman and Diu except such areas as have been excluded from hunting under this licence.

Place:

Date:

Chief Wild Life Warden

Seal

FORM VIII

[See rule 15 (d)]

Wild animal Trapping Licence under Section 9 of the Wild Life (Protection) Act, 1972.

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, permission is hereby granted to Shri/Kumari/Shrimati ... son/daughter/wife of Shri ... and the resident of ... in the Taluka of ... in the District of ... for a month/quarter/year commencing from the ... day of ... 19 ... and ending on the ... day of ... 19 ... to trap wild animals as per details given below except during the closed time declared under section 16 of the Act.

Sr. No.	Name of the animals to be trapped	Number of animals to be trapped	Sex of the animal to be trapped
1	2	3	4

Size of the animal to be trapped	Method of trapping	Purpose of trapping	Area specified for trapping
5	6	7	8

2. The licence fee of Rs. ... (Rupees ...) has been paid vide Government Treasury receipt/Bank challan No. ... dated

3. The particulars of the licensee are as follows: —

(1) Specimen signatures of the licence holder.

(1) ...

(2) ...

(3) ...

(2) Passport size photograph of the licence holder duly attested by licencing authority.

(3) Registration number of the licence holder under rule 9 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977.

(4) Registration number under Section 34 of the Act, wherever it is applicable.

(5) Arms Licence No.

(6) Details of arms permitted to be used by the licence holder.

4. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not trap —

(i) any animals except that are permitted under this licence.

(ii) any of the species listed in the schedule I of the Act and specified hereinto which are protected species, in any case, unless specifically permitted for any particular reasons.

Protected species:

(iii) in any of the areas specified below:

Areas:

(iv) in Wild Life Sanctuaries and National Parks unless specifically permitted for any particular reasons.

(2) The licence does not entitle the licensee to trap —

(i) in the areas which are not mentioned in the licence.

(ii) in any private land without the consent of the owner.

(3) All wild animals or part thereof which had been killed or captured in contravention of the conditions of licence provided in the Act and rules made thereunder shall be deemed to be Government property under Section 39 of the Act.

(4) No Government forests can be beaten without the permission of the Deputy Conservator of Forests concerned.

(5) Artificial light shall not be used for the purpose of trapping any animals.

(6) Trapping of any animals shall not be done —

(i) on the salt lick, water hole or other drinking places or on paths and approaches to the same.

(ii) after sunset and before sunrise, unless specifically provided for a particular reason.

(7) The licence —

(i) shall be operated only by the person in whose name it has been issued.

(ii) is not transferable.

(8) The licensee shall fully acquaint himself with the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder and shall strictly abide by them. His special attention is drawn to the provisions of Section 17 of the Act and rule 18 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977. He shall ensure that the re-

quirements specified, the restrictions imposed and conditions laid therein are strictly adhered to.

(9) The licence shall be returned to the authority issuing the same within fifteen days from the date of its expiry or from the date the licensee completes the hunting capacity specified in the licence, whichever is earlier, together with a record of the animals trapped under the licence duly filled in the Form IX attached herewith.

(10) The licensee shall intimate to the licence issuing authority the particulars of the animals specified in the Schedule II or III killed, wounded or captured by him not later than fifteen days from the date of such killing, wounding or capturing or before leaving the area specified in the licence whichever is earlier in form X attached herewith.

(11) The animals trapped under the licence shall —

(i) not be used for meat purposes.

(ii) be housed under sanitary and humane conditions and shall be properly looked after.

(iii) if wounded during the capture shall be given necessary veterinary treatment.

(12) Pay such penalties and compensation, for violation of the conditions of the licence issued to him for any offence he may commit under the Act and the rules made thereunder as may be decided by the Chief Wild Life Warden, failing which his licence fee shall stand forfeited to the Government and the licence issued to him shall stand cancelled and such arrears as may be due from him as a result of imposition of the penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

5. The licence shall be valid —

(i) for the period from the ... day of ... 19 ... to the ... day of ... 19 ...

(ii) for the whole area of the Union Territory of Goa, Daman and Diu except such areas as have been excluded from hunting under this licence.

Place:

Date:

Chief Wild Life Warden

Seal

FORM IX

[See rule 19(1)]

Maintenance of records of wild animals killed or trapped under sub-section (1) of Section 10 of the Wild Life (Protection) Act, 1972

1. Name and address of the licensee.

2. Special Game Monthly/Quarterly/
/Yearly Hunting.
Big Game Monthly / Quarterly /
/Yearly Hunting.
Small Game Monthly / Quarterly/
/Yearly Hunting.
Wild Animal Monthly/Quarterly/
Yearly Trapping.

Licence No. ...

dated ...

3. Period of the licence.

4. (a) Record of wild animals killed or captured is furnished below:

Name of the wild animal	Number of wild animals	Sex of the wild animals	Size of the wild animal
1	2	3	4
Place and date of killing or capturing	Method of trapping		Remarks
Place	Date		
5a	5b	6	7

(b) Details of animals lost after wounding is given below:

Name of the wild animal	Number of the wild animals	Sex of the wild animals	Size of the animals	Place where the wild animal has been lost	Remarks
1	2	3	4	5	6

5. I hereby declare that the details shown above are correct and that no other animal listed in Schedules II, III and IV was killed by me in the Union Territory of Goa, Daman and Diu during the said period.

Date:

Place:

Signature of the Licence Holder.

(Strike out which is not applicable).

1. In the case of sambar, cheetal and gaur the size of horns should also be given. The length will be measured from the base to the tip of the horn in a straight line and not along the curve of the horn.

2. This form will include all the animals hunted by the licensee including the ones hunted by him in the shooting blocks, game reserves when he has obtained licence for hunting in shooting blocks or game reserves.

Submitted to Chief Wild Life Warden/Wild Life Warden on the ... day of ... 19

Date:

Place:

Signature of the Licence Holder.

FORM X

[See rule 19(2)]

Maintenance of records of wild animals killed/wounded/captured and trapped under sub-section (2) of Section 10 of the Wild Life (Protection) Act, 1972

- Name and address of the licensee. ...
- Special Game Monthly/Quarterly/
/Yearly Hunting. } Licence No. ...
Big Game Monthly / Quarterly / }
/Yearly Hunting. } dated ...
Wild Animal Monthly/Quarterly/
/Yearly Trapping. }
- Period of the licence.
- Under the provisions of the above licence, the animal/animals listed in the schedule hereinto have been killed/wounded/captured/trapped by me as per details given in the said Schedule.

SCHEDULE

Sr. No.	Name of the wild animal	Sex of the wild animal	Size of the wild animal	Place and date of killing/wounding/capturing/trapping the wild animal	Whether killed/wounded/captured or trapped
1	2	3	4	5	6

Whether the wild animal was accompanied by young ones, if female and what happened to the young ones	If the animal is wounded, names of authorities to whom the information has been given	Likely location of the wounded wild animal	Method of trapping adopted in case of animals trapped under Wild Animal Trapping Licence	Remarks
7	8	9	10	11

5. I hereby declare that the details shown above are correct and that no other animal listed in Schedules II and III was killed by me in the Union Territory of Goa, Daman and Diu during the said period.

Place:

Date:

Signature of the Licence Holder.

(Strike out which is not applicable).

1. In the case of sambar, cheetal and gaur the size of horns should also be given. The length will be measured from the base to the tip of the horn in a straight line and not along the curve of the horn.

2. This form will include all the animals listed in Schedules II and III hunted by the licensee including the ones hunted by him in the shooting blocks, game reserves when he has obtained licence for hunting in shooting blocks or game reserves.

Submitted to Chief Wild Life Warden/Wild Life Warden on the ... day of ... 19

Place:

Date:

Signature of the Licence Holder.

FORM XI

[See rule 20(2)]

Form of Application for Special Purpose Permit under Section 12 of the Wild Life (Protection) Act, 1972

To,

The Chief Wild Life Warden,

...

Sir,

I, Shri/Kumari/Shrimati ... (full name and in block letters) son/daughter/wife of Shri ... (full name and in block letters) and the resident of ... (in block letters) in the Taluka of ... in the District of ... apply on behalf of myself/ ... of which I am the Manager/Partner/Co-partner/officer-in-charge/an employee ... for a Special Purpose Permit to hunt animals (including birds, reptiles, etc.) mentioned below for the purpose of education/scientific research/collection of specimens for the Zoological Gardens/Parks/Museums/Institutions ... under the provisions of Wild Life (Protection) Act, 1972 and the rules made thereunder.

Sr. No.	Name of the animal (including birds, reptiles etc.)	No.	Details							
			Sex of the animal				Size of the animal			
			Male		Female		Adult		Young	
1	2a	2b	3a(1)	3a(2)	3a(3)	3a(4)	3b(1)	3b(2)	3b(3)	3b(4)

2. For this purpose, I propose to hunt in the following areas:

Sr. No.	Name of the areas	Village	Forest Range	Forest Division
1	2	3	4	5

3. I enclose herewith the Government Treasury Receipt/Bank challan No. ... dated ... for Rs. ... (Rupees ...) being the fee and the special fee prescribed for the grant of the Permit/being a Government Department/Organization/Under-taking of the Government of Union Territory/Government of India as provided under rule 18(3) we are exempted from payment of the fee and special fees prescribed for the grant of the permit.

4. I enclose herewith my passport size photograph in triplicate/being a Government Department/Organization/Undertaking of the Government of the Union Territory/Government of India, we are exempted from enclosing the copy of the passport size photograph.

5. (1) (For non-Government applicants) (a) I wish to use the weapons for hunting animals, the description of which is given below:

Sr. No. of licence & date of issue	Arms & ammunition authorised to be possessed by the licensee	
	Short description of each arm e. g. identifying marks, registration No. etc.	Quantity & description of the ammunition
1	2	3

Purpose for which the licence is issued whether for sport, self protection or exhibition	Limits of the area in which licence for possession of arm is valid i. e. whether for the whole Union Territory or District	Date on which the period of licence expires	Remarks regarding name & address of the retainers mentioned in the licence
4	5	6	7

(b) I possess arm licence for the weapons described in para 5(a) above for sports and/or crop protection Form III set out in Schedule II to the Arms Rules, 1962. I enclose the arms licence herewith for verification and return/I am exempted from possession of licences per provisions of Arms Act, 1878.

(2) For Government applicants when they want to hunt the animals departmentally:

(i) The particulars of weapons that will be used to hunt the animals under the Special Purpose Permit are as follows:

Sr. No. of licence & date of issue	Arms & ammunition authorised to be possessed by the licensee	
	Short description of each arm e. g. identifying marks, registration No. etc.	Quantity & description of the ammunition
1	2	3

Purpose for which the licence is issued whether for sport, self protection or exhibition	Limits of the area in which licence for possession of arm is valid i. e. whether for the whole Union Territory or District	Date on which the period of licence expires	Remarks regarding name & address of the retainers mentioned in the licence
4	5	6	7

(ii) And the particulars of our officers/employees who will hunt are as follows:

Sr. No.	Name of the Officer or employee	Age	Distinguishable marks	Specimen signature	Particulars of the arm licence passed by the officer/employee/Government order under which the employee/officer can possess and use arms mentioned in the Clause 5(2)(i)
1	2	3	4	5	6

(3) For Government Department where they want to engage persons other than their employees to hunt the animals.

(i) The person that will be employed by the Department/Organization/Undertaking to hunt the animals will use the weapons whose particulars are given below:

Sr. No. of licence & date of issue	Arms & ammunition authorised to be possessed by the licensee	
	Short description of each arm e. g. identifying marks, registration No. etc.	Quantity & description of the ammunition
1	2	3

Purpose for which the licence is issued whether for sport, self protection or exhibition	Limits of the area in which licence for possession of arm is valid i. e. whether for the whole Union Territory or District	Date on which the period of licence expires	Remarks regarding name & address of the retainers mentioned in the licence
4	5	6	7

(ii) And the particulars of the men that will be engaged by the Department/Organization/Undertaking to hunt the animals are as follows:

Sr. No.	Name of the person	Address of the person	Profession of the person
1	2	3	4

Distinguishable marks	Signature or thumb impression of the person	Details of the arm licence possessed by him
5	6	7

6. I/We require monthly/quarterly/yearly Special Purpose Permit for the month of ... for the quarter/for the year commencing from ... and ending on

7. Last time I/We applied for the monthly/quarterly/yearly Special Purpose Permit vide my/our application dated ... to the Chief Wild Life Warden and I was/We were granted the said Permit No. ... dated ... for the period from ... to ... /refused grant of the licence for the following reasons by the Chief Wild Life Warden:

Reasons:

...

8. I/We have fully acquainted myself/ourselves with the Act and the rules made thereunder and I/We undertake to abide by the same.

Yours faithfully,

(Signature of the applicant(s))

Full address of the applicant(s)

Place:

Date:

(Strike out whichever is not applicable).

FORM XII

[See rule 22(3)]

Special Purpose Permit under Section 12 of the Wild Life (Protection) Act, 1972

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder Special Purpose Permit is hereby granted to Shri/Kumari/Shrimati ... son/daughter/wife of Shri ... and the resident of ... in the District of ... (name of the Department/Organization/Institution) for the month of .../quarter/year commencing from the ... day of ...

19 ... to the ... day of ... 19 ... to hunt animals (including birds, reptiles, etc.) as shown below.

Sr. No.	Name of the animal (including birds, reptiles etc.)	Number	Details								Area where hunting is permitted
			Sex of the animal				Size of the animal				
			Male	Number	Female	Number	Adult	Number	Young	Number	
1	2a	2b	3a(1)	3a(2)	3a(3)	3a(4)	3b(1)	3b(2)	3b(3)	3b(4)	4

For education/scientific research/collection of specimens for ... Zoological Garden/Museum/Institution.

2. The permit fees of Rs. ... (Rupees ...) and the special fees amounting to Rs. ... (Rupees ...) have been paid vide Government Treasury Receipt/Bank Challan No. ... dated .../ No fees are required to be paid being a Government Department or Government Organization/Government Institution of the Union Territory/the Government of India.

3. (1)(a) The particulars of the permit holders where the permit holder is not a Government Department/Organization/Institution are as follows:

SPECIMEN SIGNATURE OF THE PERMIT HOLDER

- (i) ...
- (ii) ...
- (iii) ...
- (iv) ...

(b) Passport size photograph of the Special Permit holder duly attested by the permit issuing authorities.

(2) Where the permit holder is a Government Department/Organization/Institution —

Name and full address of the Department/Organization/Institution.

4. The permit holder shall strictly abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

- (1) The permit holder shall not hunt —
 - (i) any animals except that are permitted under the permit.
 - (ii) in areas other than specified in this permit.
- (2) This permit does not entitle the permit holder to hunt in any private land without the consent of the owner.
- (3) All wild animals or part thereof which had been killed in contravention of the conditions of this permit shall be declared to be Government property under section 39 of the Act.
- (4) No Government forests can be beaten without the permission of the Deputy Conservator of Forests concerned.
- (5) Artificial light shall not be used for the purpose of hunting any animals unless specifically permitted for a particular reason.
- (6) Hunting of any animal shall not be done —
 - (i) on the salt lick, water hole or other drinking places or on paths and approaches to the same.
 - (ii) after sunset and before sunrise, unless specifically provided for a particular reason.
- (7) The permit —
 - (i) shall be operated only by the person in whose name it has been issued:

Provided when the permit holder as a Govt. Department or undertaking or organization it can engage any person with the prior approval of the Chief Wild Life Warden for hunting the animals permitted in the permit.
 - (ii) is not transferable.

(8) The permit holder shall fully acquaint himself with the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder and shall strictly abide by them. His special attention is drawn to the provisions of Section 17 of the Act and rule 18 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977. He shall ensure that the requirements specified, the restrictions imposed and the conditions laid therein are strictly adhered to.

(9) The permit holder shall surrender this permit to the Chief Wild Life Warden within fifteen days of its expiry or from the date the permit holder completes the hunting capacity specified in this permit, whichever is earlier, together with an inventory as below of the animals hunted during the period of the permit.

Sr. No.	Name of the animal (including birds, reptiles etc.)	Number	Details								Area from where hunted
			Sex of the animal				Size of the animal				
			Male	Number	Female	Number	Adult	Number	Young	Number	
1	2a	2b	3a(1)	3a(2)	3a(3)	3a(4)	3b(1)	3b(2)	3b(3)	3b(4)	4

(10) Besides the penalties that may be imposed on them under the provisions of the Act, the permit holder shall pay such penalties and compensation for violation of the conditions of the permit issued to him for the offence he may commit under the Act and the rules made thereunder as may be decided by the Chief Wild Life Warden, failing which his licence fee shall stand forfeited to the Government and the licence issued to him shall stand cancelled and such arrears as may be due from him as a result of imposition of the penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

Chief Wild Life Warden

Place:

Date:

Seal

(Strike out whichever is not applicable).

FORM XIII

(See rule 28)

Form of application for reservation of shooting block

To,

...

...

...

Sir,

I, Shri/Shrimati/Kumari ... (full name in block letters) son/wife/daughter of Shri ... (full name in block letters) and resident of ... in the Taluka of ... in the District of ... apply for reservation of Shooting Block No. ... situated in ... Round of ... Range of ... Forest Division for a period of ... days commencing from ... and ending on ...

2. I enclose herewith the Government Treasury Receipt/Bank challan No. ... dated ... being the fee for the reservation of the aforesaid shooting block prescribed under rule 26 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977.

3. I possess a valid ... Licence No. ... dated ... for hunting Special Game/Big Game/Small Game issued under Section 9 of the Act and am enclosing herewith the same for perusal and return.

4. Last time I applied for the reservation of the shooting block No. ... in ... Round of ... Range of ... Forest Division for a period of ... days commencing from ... and ending on ... to ... and I was granted the Reservation Permit No. ... dated

... for hunting wild animals for the Shooting Block or Shooting Block No. ... situated in ... Round of ... Range of ... Forest Division for a period of ... days commencing from ... and ending on ... /refused grant of Reservation Permit for the following reasons by

Reasons: ...

...

5. I have fully acquainted myself with the Act and the rules made thereunder and I undertake to abide by the same.

Yours faithfully,

Signature of the applicant

Place:

Date:

(Strike out whichever is not applicable).

FORM XIV

[See rule 30 (4)]

Form of register to be maintained by the officer issuing reservation permits for the reservation of the shooting blocks.

Name of the applicant	Date of application	Date and time of receipt of the application	
		Date	Time
1	2	3a	3b

Particulars of the hunting licence issued under section 9

Description of the licence	Number	Date of issue	Designation of the authority who has issued the licence
4a	4b	4c	4d

Particulars of the shooting block requested for reservation

Shooting block No.	Round	Range	Division	Number of days	From	To
5a	5b	5c	5d	6a	6b	6c

Period of reservation requested

Whether the application has been rejected or accepted	Where the application has been rejected, the date of rejection	Reasons for rejection of the application	Where the application has been accepted, number and date of the reservation permit issued	
			Number	Date of Issue
7	8	9	10a	10b

Period for which the shooting block has been reserved

Number of days	From	To	Date of entering the shooting block	Date of leaving the shooting block
11a	11b	11c	12	13

Particulars of the animals killed in the shooting block			
Name of the animal	Number of the animal	Sex of the animal	Size of the animal
14a	14b	14c	14d

Particulars of the animals wounded in the shooting block which could not be collected

Name of the animal	Number of the animal	Sex of the animal	Size of the animal
15a	15b	15c	15d

Nature and number of offences committed	Number	Details of action taken against the permit holder, if any, for violation of the conditions of the reservation permit, Act and the rules made thereunder	Remarks	Signature of the officer
16a	16b	17	18	19

FORM XV

[See rule 30(10)]

Form of record of animals killed by the permit holder in a shooting block under the permit issued to him under the Goa, Daman and Diu Wild Animals (Protection) Rules, 1976.

1. Name of the reservation permit holder for the reservation of the shooting block.

2. Particulars of the Shooting Block.

No. of shooting Block	Location		
	Round	Range	Division
1	2a	2b	2c

3. Particulars of the hunting licence issued to him under section 9 of the Act.

Description of the licence	Number	Date of issue	Name of the authority who has issued the permit
1	2	3	4

4. Particulars of the reservation permit.

Number	Date of issue	Name of the authority who has issued the permit
1	2	3

5. Period from which the shooting block was reserved.

Number of days	From	To
1	2	3

6. Date of entering the shooting block.

7. Date of leaving the shooting block.

8. Particulars of the animals killed in the shooting block.

Number of the animal	Sex of the animal	Name of the animal	Size of the animal (Adult or juvenile)
1	2	3	4

9. Particulars of the animals wounded in the shooting block which could not be collected.

Name of the animal	Number	Sex	Size	Reasons for not collection
1	2	3	4	5

10. I hereby declare that the details given by me above are correct.

Signature of the Permit Holder

Full address of the Permit Holder.

Place:

Date:

Submitted to the ... on the ... day of ... 19...

Signature of the Permit Holder

Place:

Date:

FORM XVI

[See rule 31(3)]

Form of reservation permit for the reservation of the shooting block for hunting therein

Reservation permit No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, Shooting Block No. ... situated in ... round of ... Range of ... Forest Division is hereby reserved for Shri/Shrimati/Kumari ... son/wife/daughter of Shri ... and the resident of ... in the Taluka of ... in the District of ... for a period of ... days commencing from ... and ending on ... for hunting therein wild animals as per details given below during the aforesaid period of reservation of the shooting block:

Sr. No.	Name of the animal to be hunted	Number of the animal to be hunted	Size of the animal to be hunted	Sex of the animal to be hunted	Place of camping in the shooting block
1	2	3	4	5	6

2. The particulars of the reservation permit holder are as follows:

- (1) Signature of the permit holder:

- (i) ...
(ii) ...
(iii) ...

- (2) Passport size photograph of the permit holder duly attested by permit issuing authority.

- (3) Particulars of licence issued to him under section 9 of the Act.

- (4) Particulars of two additional gunmen along with the details of the weapons to be used by the additional gunmen when the licence holder is permitted to take them along with him.

3. The reservation permit holder shall abide by the provisions of the Wild Life (Protection) Act, 1972, the rules made thereunder and the conditions laid down below:

- (1) The reservation permit holder shall strictly abide by the conditions of the licence issued to him under section 9 of the Act.

- (2) The reservation permit holder shall camp in the shooting block, if he likes to stay in the block, only at such a place as specified in this permit.

- (3) The reservation permit holder shall not hunt more number of animals than what have been specified in this permit.

- (4) The reservation permit holder can take with him two persons having additional guns provided they hold the valid necessary game licence issued under the Act and the rules made thereunder.

- (5) The reservation permit holder shall strictly restrict himself only to the shooting block allotted to him and shall not under any circumstances enter or hunt in another shooting block.

- (6) The reservation permit holder shall keep details of the animals killed by him and report the same in form XIII appended herewith in duplicate to the ... (Designation and address of the local Officer to whom the report is to be submitted shall be given herein by the authority who issues the reservation permit).

- (7) The reservation permit holder shall pay such penalties and compensation, for violation of the conditions of the reservation permit and that of the licence issued to him under section 9 or for any offence he may commit under the Act and the rules made thereunder as may be decided by the Chief Wild Life Warden, failing which his licence fee, reservation permit and the licence issued to him under section 9 shall stand cancelled and such arrears as may be due from him as a result of imposition of the penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

4. The Special Game/Big Game/Small Game licence No. ... dated ... received with the application No. ... dated ... for the reservation of the shooting block is returned herewith to the permit holder who is also holder of the hunting licence issued to him under section 9.

Officer authorised by the Chief Wild Life Warden to issue the reservation permit.

Place:

Date:

Seal

FORM XVII

[See rule 34(1)]

Form of application for Special Game Hunting Licence for hunting in a game reserve under Section 36 of the Wild Life (Protection) Act, 1972.

To,

The Officer-in-charge
of the ... Game Reserve,
....

Sir,

I, Shri/Shrimati/Kumari ... (full name in Block letters) son/wife/daughter of Shri ... (full name in block letters) and the resident of ... in the Taluka of ... in the district of ... apply for a Special Game hunting licence for hunting in the ... game reserve situated in ... Round of ... Range of ... Forest Division.

2. I enclose herewith the Government Treasury Receipt/Bank challan No. ... dated ... from the Government Treasury .../State Bank of India, Panaji being the fee for hunting in the game reserve prescribed under sub-rule (1) of Rule 35 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977 and my passport size photograph in triplicate.

3. I possess the valid Special Game licence No. ... dated ... issued to me under section 9 of the Act and am enclosing herewith the same for perusal and return.

4. I have already hunted the animals described in column 2 of the table given below/I have not hunted any of the animals permitted to be hunted in the aforesaid licence issued to me under section 9 and described in column I of the said table

and have to still hunt the animals described in column 3 of the said table of the animals permitted for hunting as prescribed in aforesaid licence issued to me under section 9 of the Act and described in column 1 of the said table.

Description of the animals permitted for hunting as prescribed in the licence issued under section 9			
Sr. No.	Name of the animals to be hunted	Number of the animals to be hunted	Sex of the animals to be hunted
1a	1b	1c	1d

Description of the animals which have already been hunted			
Sr. No.	Name of the animals hunted	Number of the animals hunted	Sex of the animals hunted
2a	2b	2c	2d

Description of the animals which are yet to be hunted				
Sr. No.	Name of the animals yet to be hunted	Number of the animals yet to be hunted	Sex of the animals yet to be hunted	Remarks
3a	3b	3c	3d	4

Place:

Date:

Signature and full address
of the applicant.

FORM XVIII

[See Rule 34(1)]

Form of application for Big Game Hunting Licence for hunting in a game reserve under Section 36 of the Wild Life (Protection) Act, 1972.

To,

The Officer-in-charge
of the ... Game Reserve,

....

Sir,

I, Shri/Shrimati/Kumari ... (full name in block letters) son/wife/daughter of Shri ... (full name in block letters) and the resident of ... in the Taluka of ... in the district of ... apply for a Big Game hunting licence for hunting in the ... Game Reserve situated in ... Round of ... Range of ... Forest Division.

2. I enclose herewith the Government Treasury Receipt/Bank challan No. ... dated ... from the Government Treasury .../State Bank of India, Panaji being the fee for hunting in the Game Reserve prescribed under sub-rule (1) of rule 35 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1976 and my passport size photograph in triplicate.

3. I possess the valid Big Game licence No. ... dated ... issued to me under section 9 of the Act and am enclosing herewith the same for perusal and return.

4. I have already hunted the animals described in column 2 of the table given below/I have not hunted any of the animals permitted to be hunted in the aforesaid licence issued to me under section 9 and described in column 1 of the said table and have to still hunt the animals described in column 3 of the said table of the animals permitted for hunting as prescribed in aforesaid licence issued to me under section 9 of the Act and described in column 1 of the said table.

Description of the animals permitted for hunting as prescribed in the licence issued under section 9			
Sr. No.	Name of the animals to be hunted	Number of the animals to be hunted	Sex of the animals to be hunted
1a	1b	1c	1d

Description of the animals which have already been hunted			
Sr. No.	Name of the animals hunted	Number of the animals hunted	Sex of the animals hunted
2a	2b	2c	2d

Description of the animals which are yet to be hunted				
Sr. No.	Name of the animals yet to be hunted	Number of the animals yet to be hunted	Sex of the animals yet to be hunted	Remarks
3a	3b	3c	3d	4

Place:

Date:

Signature and full address
of the applicant.

FORM XIX

[See Rule 34 (1)]

Form of application for Small Game Hunting Licence for hunting in a game reserve under Section 36 of the Wild Life (Protection) Act, 1972

To,

The Officer-in-charge
of the ... Game Reserve,

....

Sir,

I, Shri/Shrimati/Kumari ... (full name in block letters) son/wife/daughter of Shri ... (full name in block letters) and the resident of ... in the Taluka of ... in the district of ... apply for a Small Game hunting licence for hunting in the ... game reserve situated in ... Round of ... Range of ... Forest Division.

2. I enclose herewith the Government Treasury Receipt/Bank challan No. ... dated ... from the Government Treasury .../State Bank of India, Panaji being the fee for hunting in the Game Reserve prescribed under sub-rule (1) of rule 35 of the Goa, Daman and Diu Wild Life (Protection) Rules, 1977 and my passport size photograph in triplicate.

3. I possess the valid Small Game licence No. ... dated ... issued to me under section 9 of the Act and am enclosing herewith the same for perusal and return.

4. I have already hunted the animals described in column 2 of the table given below/I have not hunted any of the animals permitted to be hunted in the aforesaid licence issued to me under section 9 and described in column 1 of the said table and have to still hunt the animals described in column 3 of the said table of the animals permitted for hunting as prescribed in aforesaid licence issued to me under section 9 of the Act and described in column 1 of the said table.

Description of the animals permitted for hunting as prescribed in the licence issued under section 9			
Sr. No.	Name of the animals to be hunted	Number of the animals to be hunted	Sex of the animals to be hunted
1a	1b	1c	1d

Description of the animals which have already been hunted				
Sr. No.	Name of the animals hunted	Number of the animals hunted	Sex of the animals hunted	
2a	2b	2c	2d	
Description of the animals which are yet to be hunted				
Sr. No.	Name of the animals yet to be hunted	Number of the animals yet to be hunted	Sex of the animals yet to be hunted	Remarks
3a	3b	3c	3d	4

Place:

Date:

Signature and full address
of the applicant.

FORM XX

[See rule 36(a)]

Form of Special Game licence for hunting in a Game Reserve under Section 36 of the Wild Life (Protection) Act, 1972.

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder Special Game Hunting Licence to hunt Special Game as per details given below except during the closed time declared under section 16 of the Act, in ... Game Reserved situated in the ... Round of ... Range of ... Forest Division is hereby issued to Shri/ /Smt/Kum ... son/wife/daughter of Shri ... and the resident of ... situated in the Taluka of ... in the District of ... for a period of ... days commencing from ... day of ... 19 ... and ending on the ... day of ... 19 ...

Sr. No.	Name of the animals to be hunted	Number of the animals to be hunted	Size of the animals to be hunted	Sex of the animal to be hunted	Place of camping in the Game Reserve
1	2	3	4	5	6

2. The particulars of the licence holder and the additional gunmen, if any are given below:—

(1) Signature of the licence holder:

1. ...

2. ...

3. ...

(2) Passport size photograph of the licence holder duly attested by the licence issuing authority.

(3) Particulars of the licence issued to him under section 9 of the Act. ...

(4) Particulars of two additional gunmen alongwith the details of the weapons to be used by the additional gunmen when the licence holder is permitted to take them alongwith him. ...

3. The licence holder under section 36 shall abide by the provisions of the Wild Life (Protection) Act, 1972, and rules made thereunder and the conditions laid down below:

(1) The licence holder shall strictly abide by the conditions of the licence issued to him under section 9 of the Act.

(2) The licence holder shall camp in the Game Reserve if he likes to stay in the Game Reserve, only in such places as are provided in this licence.

(3) The licence holder shall not hunt more number of animals than what have been specified in this licence.

(4) The licence holder can take with him two persons having additional guns provided they hold the relevant game licence issued to them under the Act and rules made thereunder.

(5) The licence holder shall strictly restrict himself only to the game reserve for which the licence has been issued to him and shall not hunt anywhere else till the operation of this licence.

(6) The licence holder shall keep the details of animals killed by him and report of the same in Form XXI appended herewith.

(7) The licence holder shall pay such penalties and compensations for the violation of the conditions of this licence and the licence issued to him under section 9 or for any offence that he may commit under the Act and rules made therein as may be decided by the Chief Wild Life Warden failing which his licence issued to him under section 36 and the licence issued to him under section 9 shall stand cancelled and such dues as may be due from him as a result of imposition of penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

4. The total number of animals killed by the licensee under both the licences issued to him under section 9 and under section 36 shall not in aggregate exceed the number prescribed in the licence issued to him under section 9 of the Act.

Place:

Date:

Chief Wild Life Warden

Authorised Officer.

FORM XXI

[See rule 36(b)]

Form of Big Game licence for hunting in a Game Reserve under Section 36 of the Wild Life (Protection) Act, 1972

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder Big Game Hunting Licence to hunt Big Game as per details given below except during the closed time declared under section 16 of the Act, in ... Game Reserved situated in the ... Round of ... Range of ... Forest Division is hereby issued to Shri/ /Smt/Kum ... son/wife/daughter of Shri ... and the resident of ... situated in the Taluka of ... in the District of ... for a period of ... days commencing from ... day of ... 19 ... and ending on the ... day of ... 19 ...

Sr. No.	Name of the animal to be hunted	Number of the animals to be hunted	Size of the animals to be hunted	Sex of the animal to be hunted	Place of camping in the Game Reserve
1	2	3	4	5	6

2. The particulars of the licence holder and the additional gunmen if any are given below:

(1) Signature of the licence holder:

1. ...

2. ...

3. ...

(2) Passport size photograph of the licence holder duly attested by the licence issuing authority.

(3) Particulars of the licence issued to him under section 9 of the Act. ...

(4) Particulars of two additional gunmen alongwith the details of the weapons to be used by the additional ...

gunmen when the licence holder is permitted to take them alongwith him. ...

3. The licence holder under section 36 shall abide by the provisions of the Wild Life (Protection) Act, 1972, rules made thereunder and the conditions laid down below:

(1) The licence holder shall strictly abide by the conditions of the licence issued to him under section 9 of the Act.

(2) The licence holder shall camp in the Game Reserve if he likes to stay in the Game Reserve, only in such places as are provided in this licence.

(3) The licence holder shall not hunt more number of animals than what have been specified in this licence.

(4) The licence holder can take with him two persons having additional guns provided they hold the relevant game licence issued to them under the Act and rules made thereunder.

(5) The licence holder shall strictly restrict himself only to the game reserve for which the licence has been issued to him and shall not hunt anywhere else till the operation of this licence.

(6) The licence holder shall keep the details of animals killed by him and report of the same in Form XXI appended herewith.

(7) The licence holder shall pay such penalties and compensations for the violation of the conditions of this licence and the licence issued to him under section 9 or for any offence that he may commit under the Act and rules made therein as may be decided by the Chief Wild Life Warden failing which his licence issued to him under section 36 and the licence issued to him under section 9 shall stand cancelled and such dues as may be due from him as a result of imposition of penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

4. The total number of animals killed by the licensee under both the licences issued to him under section 9 and under section 36 shall not in aggregate exceed the number prescribed in the licence issued to him under section 9 of the Act.

Place:

Date:

Chief Wild Life Warden
Authorised Officer.

FORM XXII

[See Rule 36(c)]

Form of Small Game licence for hunting in a Game Reserve under section 36 of the Wild Life (Protection) Act, 1972

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder Small Game Hunting Licence to hunt Small Game as per details given below except during the closed time declared under section 16 of the Act, in ... Game Reserve situated in the ... Round of ..., Range of ... Forest Division is hereby issued to Shri/Smt/Kum ... son/wife/daughter of Shri ... and the resident of ... situated in the Taluka of ... in the District of ... for a period of ... days commencing from ... day of ... 19 ... and ending on the ... day of ... 19 ...

Sr. No.	Name of the animal to be hunted	Number of the animals to be hunted	Size of the animals to be hunted	Sex of the animal to be hunted	Place of camping in the Game Reserve
1	2	3	4	5	6

2. The particulars of the licence holder and the additional gunmen, if any are given below: —

(1) Signature of the licence holder:

1. ...
2. ...
3. ...

(2) Passport size photograph of the licence holder duly attested by the licence issuing authority.

(3) Particulars of the licence issued to him under section 9 of the Act. ...

(4) Particulars of two additional gunmen alongwith the details of the weapons to be used by the additional gunmen when the licence holder is permitted to take them alongwith him. ...

3. The licence holder under section 36 shall abide by the provisions of the Wild Life (Protection) Act, 1972, rules made thereunder and the conditions laid down below:

(1) The licence holder shall strictly abide by the conditions of the licence issued to him under section 9 of the Act.

(2) The licence holder shall camp in the Game Reserve if he likes to stay in the Game Reserve, only in such places as are provided in this licence.

(3) The licence holder shall not hunt more number of animals than what have been specified in this licence.

(4) The licence holder can take with him two persons only to the game provided they hold the relevant game licence issued to them under the Act and rules made thereunder.

(5) The licence holder shall strictly restrict himself only to the game reserve for which the licence has been issued to him and shall not hunt anywhere else till the operation of this licence.

(6) The licence holder shall keep the details of animals killed by him and report of the same in Form XXI appended herewith.

(7) The licence holder shall pay such penalties and compensations for the violation of the conditions of this licence and the licence issued to him under section 9 or for any offence that he may commit under the Act and rules made therein as may be decided by the Chief Wild Life Warden failing which his licence issued to him under section 36 and the licence issued to him under section 9 shall stand cancelled and such dues as may be due from him as a result of imposition of penalties and compensation by the Chief Wild Life Warden shall be recoverable from him as arrears of land revenue.

4. The total number of animals killed by the licensee under both the licences issued to him under section 9 and under section 36 shall not in aggregate exceed the number prescribed in the licence issued to him under section 9 of the Act.

Place:

Date:

Chief Wild Life Warden
Authorised Officer.

FORM XXIII

[See rule 39(2)]

Form of record of game killed by the licensee in a Game Reserve under the licence issued under section 36 of the Wild Animals (Protection) Act, 1972

1. Name of the Licensee.

2. Particulars of the Game Reserve.

Name of the Game Reserve	Location		
	Round	Range	Division
1	2a	2b	2c

3. Particulars of the hunting licence issued to him under section 9 of the Act.

Description of the licence	Number	Date of Issue	Name of the authority who has issued the licence
1	2	3	4

4. Particulars of the licence issued for hunting in a Game Reserve under Section 36 of the Act.

Description of the licence	Number	Date of Issue	Name of the authority who has issued the licence
1	2	3	4

5. Period for which the licence for hunting in the Game Reserve under Section 36 is valid.

Number of days	From	To
1	2	3

6. Date of entering the Game Reserve.

7. Date of leaving the Game Reserve.

8. Particulars of the animals killed in the Game Reserve.

Name of the animals	Number of animals	Sex of the animals	Size of the animal (Adults or juvenile)
1	2	3	4

9. Particulars of the animals wounded in the Game Reserve which could not be collected.

Name of the animals	Number of the animal	Sex of the animal	Size of the animal Adult or Juvenile	Reasons for not collecting
1	2	3	4	5

10. I hereby declare that the details given by me above are correct.

Signature of the Licensee
Full address of the licensee

Place:

Date:

Submitted to the ... on the ... day of ... 19....

Signature of the licensee

Place:

Date:

FORM XXIV

(See rule 44)

Form of claim to be preferred under clause (b) of section 21 of the Wild Life (Protection) Act, 1972.

To,

The Collector,

...

Sir,

I, Shri/Smt/Kum ... son/wife/daughter of Shri ... and the resident of ... situated in ... Taluka of ... District prefer the claim under clause (b) of section 21 of the Act as an individual/a Manager of the joint Hindu family/a Manager/Partner of a Firm/Company/a member of collective body of individuals or association.

2. The particulars of the other co-partners, partners or joint interest holders are as given in table I below:

TABLE I

Sr. No.	Name	Fathers	House No.	Address					Remarks
		Husbands name		Village	Post Office	Taluka	District		
1	2	3	4a	4b	4c	4d	4e	5	

3. I hereby declare that I and partners/co-partners/joint interest holders detailed at serial No. 1 to ... in the table I above, have the right specified in the table II below in or over the land comprised within the limits of ... wild life sanctuary referred to in proclamation No. ... dated the ... day of ... 19

TABLE II

Nature of rights claimed in the sanctuary	Extent of such rights in the sanctuary	If the rights are shared as partners, co-partners, ex-partners etc. details thereof	Period from which such rights are enjoyed
1	2	3	4

Amount and particulars of compensation claimed	Basis on which the amount of claim is collected	Particulars necessary for the purpose but not mentioned under columns 1-6 of this table	Remarks
5	6	7	8

4. I declare that the property is free from all encumbrances or that the property is under encumbrances as per details given below:

Details of encumbrances: ...

5. I enclose herewith the following documents proving the nature and extent of my right and the date from which such right is being enjoyed.

Documents: ...

6. The rents or profits received on account of such rights for the three years immediately preceding the date of application are set forth below in the table III:

TABLE III

Year	Amount
1	2
1. 19 ...	
2. 19 ...	
3. 19 ...	

7. In the case of easement rights, the annual value is Rs. ... (Rupees ...)

Signature of the claimant.

Address of the claimant.

Place:

Date:

(Strike out whichever is not applicable).

FORM XXV

(See rule 45)

Form of Notice

Office of the Collector

...

...

To,

Shri/Shrimati/Kumari

...

...

Sir/Madam,

Whereas a notification has been issued under section 18 declaring certain area to be a sanctuary.

2. (1) And whereas a proclamation specifying the situation and limits of the sanctuary has also been issued under section 21,

(2) And whereas a claim vide your application No. ... dated ... has been preferred by you under clause (b) of section 21,

(3) And whereas it is proposed to hold an enquiry under section 22,

3. It is hereby notified that an enquiry will be held by the undersigned at ... on ... day of ...19... at his office. You are therefore requested to be present with all the relevant evidence and documents in support of your claim.

Yours faithfully,

FORM XXVI

[See rule 47(1)]

Form of an application for grant of permission for entry into a Sanctuary or a National Park for the purposes of section 28(i) (a), (b) and (c) of the Wild Life (Protection) Act, 1972.

To,

The Chief Wild Life Warden,

The Authorised Officer,

Sir,

I, Shri/Shrimati/Kum/We ... (full name in block letters) son/wife/daughter of Shri ... (full name in block letters) and the resident of ... in the Taluka of ... in the District of ...

am/are to request you kindly to grant me/us permission alongwith the following:

1. ... son/wife/daughter of Shri ...
2. ... son/wife/daughter of Shri ...
3. ... son/wife/daughter of Shri ...
4. ... son/wife/daughter of Shri ...
5. ... son/wife/daughter of Shri ...

and so on:—

to enter into ... Sanctuary/National Park for the purpose of investigation or study of Wild Life including plants and purposes ancillary or incidental thereto or scientific research including survey of all kinds/photography for educational purposes/photography for commercial purposes for a period of ... days/months commencing from the ... day of ...19... to the ... day of ...19....

2. I/We alongwith the persons mentioned in para 1 above, shall enter with the following vehicles and cameras.

(i) Vehicles:

- (a) Car
- (b) Jeep
- (c) Bus
- (d) Truck
- (e) or any other heavy motor vehicle defined as such in the Motor Vehicles Act, 1939.

(ii) Cameras:

- (a) Still camera;
- (b) 8mm movie camera;
- (c) 16mm movie camera;
- (d) 35mm movie camera; or
- (e) any other movie camera.

3. I/We have paid Rs. ... (Rupees ... only) the entry fee and vehicle fee and camera fee for shooting movie film as prescribed in the Goa, Daman and Diu Wild Life (Protection) Rules, 1977 vide Government Treasury Receipt/Bank Challan No. ... dated ...

4. Last time I/We applied for the grant of the permit for the purpose of ... from ... to ... and I/we was/were granted the permit for the said purpose vide permit No. ... dated ... by ... refused grant of the permit for the following reasons by the Chief Wild Life Warden/authorised officer.

Reasons: ...

...

5. I/We have fully acquainted myself/ourselves with the Act and rules made thereunder and I/We undertake to abide by the same.

Yours faithfully,

Signature(s) of the applicant(s)

Place:

Date:

(Strike out whichever is not applicable).

FORM XXVII

[See rule 49(1)]

Form of permit under clauses (a), (b) and (c) of Sub-section (1) of Section 28 of the Wild Life (Protection) Act, 1972.

Permit No. ... dated the ... day of ... 19 ...

-Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, permission is hereby granted to Shri/Shrimati/Kumari ... son/wife/daughter of Shri ... and the resident of ... situated in ... Taluka of ... District of Sarvshri ... alongwith the following:

1. ...
2. ...
3. ...
4. ...
5. ...

6. ...

7. ...

and so on:

to enter and reside in ... Sanctuary/National Park situated in the District of ... for the period of ... days from the ... day of ... 19 ... to the ... day of ... 19 ... for the purposes of investigation or study of Wild Life or the purposes ancillary or incidental thereto/photography for educational purpose/ /photography for commercial purpose/scientific research and do the following acts inside the sanctuary.

Acts permitted:

(Given details of acts permitted more precisely).

2. The permit holder is permitted to take with him the following vehicles and cameras:

(1) **Vehicles:**

Car

Jeep

Bus or any other heavy vehicle as defined as such under the Motor Vehicle Act, 1939.

(2) **Cameras:**

(i) Still cameras

(ii) Movie cameras

3. The permit holder shall —

(1) visit only the areas noted below in the aforesaid sanctuary:

Areas open for visit: ...

(2) travel along the following routes inside the sanctuaries:

Routes open for travel: ...

(3) camp only at the places noted below:

Places open for camping: ...

(4) hunt or capture when permitted to do so under a separate licence not more than the number of animals specified therein.

(5) engage only such guides, wherever they are available, as appointed by the Government for the purpose and on payment of such rates as fixed by the Government.

4. The permit holder shall not —

(a) defile or damage any Government property including plants, machinery, buildings etc.

(b) uproot or break plants and pluck flowers and fruits of any kind unless specifically permitted.

(c) tease or feed any animal in captivity or otherwise.

(d) remove or disfigure any board.

(e) move about in the area of the sanctuary except where he is permitted.

(f) carry or kindle fire in any part of the sanctuary except where it is permitted.

(g) carry any fire arm or poisonous substance inside the sanctuary without the written permission of the Chief Wild Life Warden or any other officer authorised by him in this behalf.

(h) make use of loudspeakers and amplifiers.

(i) create or cause any nuisance.

(j) do anything that may be objected to by the sanctuary staff.

5. This permit does not entitle the permit holder to free use of any Government building for residential and recreational purposes, elephant or any other riding animal or any vehicle or any other Government property or machinery.

6. The permit holder shall pay rents and any other charges for boarding or lodging or recreation or any other purpose or use of vehicle or animal for riding, etc. when and wherever he is required to pay for the use of any buildings, tents or any other premises or services or vehicles or animals.

7. The permit holder shall pay damages and/or compensation for such damages as may be caused by him or members of his family and other persons accompanying him under the permit due to his carelessness or any act of commission or omission to any Government property including wild and cultivated plants, animals including elephant or any other riding animal and wild animals in captivity or otherwise, buildings, roads, vehicles, machinery or any other Government property, as may be assessed by the Chief Wild Life Warden or his representative. In the case of failure to make such payment, such payments shall be recoverable, without prejudice to other recourses under the Act and rules made thereunder as arrears of land revenue.

8. The permit holder shall produce the permit for checking whenever he is required to do so by the Wild Life Warden, any officer of the Forest Department or the Police Department or any other such officer or employee appointed under sub-section (1) of Section 4 of the Act.

Chief Wild Life Warden

Authorised Officer.

Place:

Date:

(Strike out whichever is not applicable).

FORM XXVIII

[See rule 49(2)]

Form of permit under clauses (d) and (e) of sub-section (1) of section 28 of the Wild Life (Protection) Act, 1972.

Permit No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, permission is hereby granted to Shri/Shrimati/Kumari ... son/wife/daughter of Shri ... and the resident of ... situated in the Taluka of ... in the District of ... and ... adults and ... children/students accompanying him/her to enter and reside in ... Sanctuary/National Park situated in District of ... for the purpose of tourism/transaction of lawful business with any person residing in the Sanctuary/National Park for a period of ... days from ... to

And the aforesaid Shri/Shrimati/Kumari ... is permitted to take with him/her the following vehicles and cameras:

(1) **Vehicles:**

(i) Car

(ii) Jeep

(iii) Bus or any other heavy vehicle as defined as such under the Motor Vehicles Act, 1939.

(2) **Cameras:**

(i) Still cameras

(ii) Movie cameras

2. The permit holder shall —

(1) visit only the areas in the said Sanctuary.

National Park noted below:

...

...

(2) Travel along the following routes inside the Sanctuary/National Park:

...

...

(3) Camp only in the said Sanctuary/National Park at the places noted below:

...

...

(4) Engage only such guides, wherever they are available, as appointed by the Government for the purpose and on payment of such rates as fixed by the Government.

3. The permit holder shall not —

(a) defile or damage any Government property including plants, machinery, buildings, etc.

7. Fees of Rs. ... (Rupees ...) at the rate of Rs. 5/- per arm has been paid vide Government Treasury receipt No./Bank Challan No. ... dt. ...

8. The particulars of arms registered are as under:

Sr. No.	Registration No. and date of registration		No. of arms licence and date of issue		Name of the authority granting the licence
	Regis- tration	Date of regis- tration	No. of licence	Date of issue	
1	2a	2b	3a	3b	4
Arms and ammunition the licensee is entitled to possess and register					
Brief description of each weapon with details e.g. distinguishing marks, registration No. etc.	Quantity and description of each kind of ammunition entitled to possess	Purpose of licence, whether for sport, self protection, crop protection or display	Extent of validity of licence i.e. throughout the State or District	Date on which licence expires	Remarks (Name and address of retainers, if any, covered by the licence)
5	6	7	8	9	10
Particulars of any offence committed under the Wild Life (Protection) Act, 1972 and the rules made thereunder, date and place of punishment if any					
Particulars of any subsequent offence committed	Particulars of any transfer of arms by the licensee	Particulars of change of residence	Remarks		
11	12	13	14	15	

Chief Wild Life Warden
Authorised Officer.

Place:

Date:

FORM XXXI

[See rule 52(4)]

Form of intimation of the registration made under section 34 of the Wild Life (Protection) Act, 1972.

To,
Shri/Shrimati/Kum

...
...

Sir/Madam,

With reference to your application for registration under section 34 of the Wild Life (Protection) Act, 1972 No. ... dated ..., I am to inform you that your name has been registered and the registration number allotted to you is ...

2. When you transfer any or all your arms to any person by way of sale, gift or otherwise, you shall inform me within a period of 15 days of such transfer.

3. When you shift your residence to another place within the sanctuary/national park within or without a distance of 10 kms. of the sanctuary/National Park you shall intimate me the new address within a period of 15 days of the shifting to a new residence.

4. When you die, your successor or legal representative shall intimate the fact to me.

5. When any offence is committed under the Act or rules made thereunder by you or retainers of any licence held by you or any member of your family, an entry to that effect shall be made in the register and when it is found that the said offender has committed offences on more than one occasion, it shall be open for me to move the authority concerned

for cancellation of the concerned arms licence issued under the Arms Act, 1959 (Central Act 54 of 1959).

Yours faithfully,

Chief Wild Life Warden

Authorised Officer.

Place:

Date:

FORM XXXII

[See rule 53(i)]

Form of application for requesting cancellation of the registration made under section 34 of the Wild Life Protection Act, 1972.

The Chief Wild Life Warden,

Authorised Officer.

Sir,

I, Shri/Shrimati/Kum ... (in block letters) son/wife/daughter of Shri ... and the resident of ... situated within the limits or within a distance of 10 kms. from the limits of the ... sanctuary or national park had been registered under section 34 of the Wild Life (Protection) Act, 1972 and my registration number is ...

2. I have now permanently shifted to a new residence beyond a distance of ten kilometers from the limits of the Wild Life Sanctuary/National Park as intimated by me vide my letter No. ... dated ... addressed to you.

3. Particulars of my new residence are as follows:

Name of the village/town ...

House No. ...

Taluka ...

District ...

4. My new address is as follows:

...

...

5. I undertake to furnish any information that may be called for from me.

6. It is requested that since I am no longer residing within the limits or within a distance of ten kilometers of the limits of the ... Sanctuary/National Park my registration may kindly be cancelled.

Place:

Date:

Yours faithfully,

(Strike out whichever is not applicable).

FORM XXXIII

[See rule 53(ii)]

Form of intimation of cancellation of the registration done under section 34 of the Wild Life (Protection) Act, 1972.

To,

Shri/Shrimati/Kum

...

Sir/Madam,

With reference to your application No. ... dated ... made under rule 53 (i) of the Goa, Daman and Diu Wild Life Protection Rules, 1977, I am to inform you that your registration under Section 34 of the Act is hereby cancelled. I regret to inform you that your request for cancellation of the registration under section 34 of the Act cannot be acceded to

Yours faithfully,

Chief Wild Life Warden

Authorised Officer.

[See rule 54(i)]

To,
The Chief Wild Life Warden,
Authorised Officer.

I, Shri/Shrimati/Kum/M/s ... (in block letters) son/wife/daughter of Shri ... and resident of ... situated in the Taluka of ... in the District of ... hereby declare the stock of captive animals/wild animals articles/trophies/salted or dried or cured skins derived from wild animals specified in Schedule I or Part II of Schedule II held by me on the ... day of ... 19 ... as required under section 40 of the Act as per details given in the table below:

(a) *Captive animals:*

(b) *Wild animals articles:*

(c) *Wild animal trophies:*

Description of the trophy	Number of the trophies	Size of the trophies		Condition of the trophies i. e. cured or uncured mounted	
		Weight	Dimension		
1	2	3a	3b	4	
How, when and from where procured					
Species of the animals from which the trophies have been derived/ prepared	Source of procu- rement	Date of procu- rement	How pro- cured (i. e. purchase gift, manu- facturer, etc.)	Pre- mises where kept	Remarks
			5	6a	

Description of the skin	Name of the skin	Size of the skin		Condition of the skin (Salted, unsalted, dried or cured)	
		Dimension	Weight		
1	2	3a	3b	4	
How, when and from where procured					
Species of the animals from which the skin has been derived	Source of procu- rement	Date of procu- rement	How pro- cured (i. e. by purchase gift, manu- facturer, etc.	Pre- mises where kept	Remarks
5	6a	6b	6c	7	8

Signature of the person making
declaration.

Full address of the person making
declaration.

Date:

(Strike out whichever is not applicable).

[See rule 55 (1)]

*Form of Application for Special Game Hunting Licence
or Authorised Officer under Section 41(1) of the Wild Life
(Protection) Act, 1972 to the person making declaration
under section 40 of the Act.*

Shri/Shrimati/Kum/M/s. ...

Dear Sir(s)/Madam,

With reference to the declaration submitted by you under your letter No. ... dated ... this is to inform you that the undersigned and/or the following officers: (please give names and designation).

- and so on

shall —

(i) visit and enter upon your premises on ... at ... and on subsequent dates thereafter, if required and—

(ii) shall make enquiry and prepare inventories of the Captive Wild Animals/Wild Animals Articles/Trophies/Skins, etc. as per your aforesaid declaration and affix identification marks thereon.

2. You are requested to remain present at the aforesaid date and time and assist the undersigned and the said officer(s) for the above purpose.

Yours faithfully,

Chief Wild Life Warden

Authorised Officer.

Date:

(Strike out whichever is not applicable).

FORM XXXVI

[See rule 55(4) (i)]

Form of inventory of stock of captured wild animals wild animal articles, wild animals cured and uncured trophies and skins under section 41 of the Wild Life (Protection) Act, 1972.

Shri/Shrimati/Kumari ... son/wife/daughter of Shri ... and the resident of ... situated in the Taluka of ... in the district of ... /Sarvashri ... has/have declared in Form XXXIV on the ... day of ... 19 ... as being in control, custody or possession of wild animals specified in Schedule I or Part II of Schedule II to the Wild Life (Protection) Act, 1972 and/or of wild animal articles and/or cured and uncured trophies and skins derived therefrom as listed in column 1 of the table below.

2. On visiting the premises on the ... day of ... 19 ... and making personal enquiries, the stocks specified in column 2 of the table below were found to be in the control, custody or possession of the said ...

TABLE

(2) Captive wild animals:

Stock declared				
Sr. No.	Name	Number	Sex	Adult or Juvenile
1a	1b	1c	1d	1e

Stock found in the control, custody				
Sr. No.	Name	Number	Sex	
2a	2b	2c	2d	

or possession after verification:

Adult or Juvenile	Premises where kept	Identification marks	Remarks
2e	2f	2g	2h

(b) Wild animal article:

Stock declared					
Sr. No.	Description	Name of the article from which it is derived	Number	Size	
				Dimension	Weight
1a	1b	1c	1d	1e(i)	1e(ii)

Stock found in the control, custody				
Sr. No.	Description	Name of the animal from which it is derived	Number	
2a	2b	2c	2d	

or possession after inspection:

Size		Premises where kept	Identification marks	Remarks
Dimension	Weight			
2e(i)	2e(ii)	2f	2g	2h

(c) Wild Animal Trophies:

Stock			
Sr. No.	Description	Name of the animal from which it is derived	Number
1a	1b	1c	1d

declared

Condition of trophy i. e. cured, uncured, or mounted	Size	
	Dimension	Weight
1e	1f(i)	1f(ii)

Stock found in the control, custody

Sr. No.	Description	Name of the animal from which it is derived	Number	Condition of the trophy i. e. cured, uncured, or mounted
2a	2b	2c	2d	2e

or possession after verification:

Dimension	Size		Premises where kept	Identification	Remarks
	Weight				
2f(i)	2f(ii)	2g	2h	2i	

(d) Wild animal skins:

Stock				
Sr. No.	Description	Name of the animal from which it is derived	Number	
1a	1b	1c	1d	

declared

Condition i. e. salted, unsalted or dried	Size	
	Dimension	Weight
1e	1f(i)	1f(ii)

Stock found in control, custody

Sr. No.	Description	Name of the animal from which it is derived	Number
2a	2b	2c	2d

or possession after verification:

Condition i. e. salted, unsalted or dried	Size	
	Dimension	Weight
2e	2f(i)	2f(ii)

Premises where kept	Identification marks	Remarks
2g	2h	2i

3. The above verification was done by ... in the presence of the following members of the household/shop/firm, etc.

Names and signatures of the members of the household/
/shop/firm, etc.

...

...

...

Signature of the Chief Wild
Life Warden/Authorised Officer

Place:

Date:

(Strike out whichever is not applicable).

FORM XXXVII

(See rule 56)

Form of certificate of ownership for captive Wild Animals/
/Wild Animal Articles/Wild Animal Trophies/ Wild Animal
Skins under section 42 of the Wild Life (Protection) Act, 1972

Certificate No ... dated the ... day of ... 19 ...

Certificate of ownership under section 42 of the Act for the undermentioned Captive Wild Animals/Wild Animals Articles/Wild Animal Trophies/Wild Animal Skins is hereby issued in favour of Shri/Shrimati/Kum/M/s ... son/wife/daughter of Shri ... and the resident of ... in the Taluka of ... in the district of ... for which he/she/they has/have made the declaration under section 40 of the Act vide his/her/their application No. ... dated ... to the Chief Wild Life Warden/Authorised Officer and for which inventory has been made as prescribed under section 41 of the Act.

(a) Captive Wild Animals:

Sr. No.	Name	Number	Sex	Adult/Juvenile
1	2	3	4	5

Premises where kept	Identification mark	Remarks
6	7	8

(b) Wild Animal Articles:

Sr. No.	Description	Name of the animal from which it is derived	Number
1	2	3	4

Size		Premises where kept	Identification mark	Remarks
Dimension	Weight			
5a	5b	6	7	8

(c) Wild Animal Trophies:

Sr. No.	Description	Name of the animals from which it is derived	Number	Condition of the trophies i.e. cured, uncured or mounted
1	2	3	4	5

Size		Premises where kept	Identification mark	Remarks
Dimension	Weight			
6a	6b	7	8	9

(d) Wild Animal Skins:

Sr. No.	Description	Name of the animal from which it is derived	Number
1	2	3	4

Condition			
Unsalted	Salted	Dried	Cured

5

Size		Premises where kept	Identification mark	Remarks
Dimension	Weight			
6a	6b	7	8	9

Place:

Date:

Seal

Chief Wild Life Warden
Authorised Officer.

FORM XXXVIII

(See rule 57)

Form of application for obtaining a licence to commence or carry on the business as manufacturer of or dealer in wild animal articles/taxidermist/dealer in uncured and/or cured trophies/dealer in captive animals/dealer in meat/to cook and/or serve meat of wild animals in a eating house under section 44(1) of the Wild Life (Protection) Act, 1972

To,

The Chief Wild Life Warden,
Authorised Officer

Sir,

I, Shri/Shrimati/Kumari ... (full name and in block letters) son/wife/daughter of Shri ... (full name and in block letters) and the resident of ... (in block letters) in the Taluka of ... in the District of ... apply for licence to commence or carry on the business as a manufacturer of or dealer in wild animal articles/taxidermist/a dealer in uncured and cured trophies and skins/a dealer in captive animals/a dealer in meat of wild animals/to cook and/or serve meat in a cooking house under the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder in the premises mentioned below:

...

...

...

...

2. My full address, profession, name of the business/company/firm/shop/co-operative society with the address are as under:

i) Full address:

...

...

...

ii) Profession:

...

...

iii) Name and address of the business/
/ Company/ firm/ shop/ Co-operative society:

...

...

...

iv) Names and addresses of the share holders / partners / co-operatives/ members etc.:

v) Location of the premises:

3. It is requested that the licence may be issued in my name/the name of the aforesaid business/company/firm/shop/co-operative society and my relationship with the aforesaid business/company/firm/co-operative society/shop is as a Manager/Partner/Co-partner/owner/Shareholders/etc.

(State exactly in what way the applicant for the licence is related to the business/company/firm/shop/co-operative society).

4. I enclose herewith my passport size photograph in triplicate.

5. I enclose herewith the Government treasury receipt/Bank challan No. ... dated ... from the State Bank of India, Panaji for Rs. ... (Rupees ...) being the annual fee.

6. Last time I applied for the above said licence vide my application dated ... to the Chief Wild Life Warden/Authorised Officer and I was granted the said Licence No. ... dated ... for the year from ... to ... and I enclose the same herewith for your perusal and record/for renewal and return/refused grant of the licence for the following reasons by the Chief Wild Life Warden/Authorised Officer.

Reasons :

7. I have duly declared the stocks under section 44(2) of the Wild Life (Protection) Act, 1972 on A copy of my declaration is enclosed herewith.

8. I declare that I have carefully read and got myself fully acquainted with the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder and I undertake on my behalf and on the behalf of my partners, co-partners, share-holders/members to abide by the same.

Yours faithfully,

Name of the applicant and address

Place:

Date:

FORM XXXIX

[See rule 58(4) (a) (i)]

Form of licence to commence or carry on the business as a manufacturer or dealer in wild animal articles under Section 44(4)(b) of the Wild Life (Protection) Act, 1972.

Licence No. ... dated the ... day of ... 19

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, the licence to commence or carry on the business as a manufacturer of or dealer in wild animal articles is hereby granted to Shri/Smt./Kum ... son/wife/daughter of Shri ... and the resident of ... situated in ... Taluka of ... district of ... for a period of one year commencing on the ... day of ... 19 ... and ending on the ... day of ... 19

2. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not purchase, collect or receive or acquire any animal article, cured or uncured trophy and skins —

(i) from any person who is not in possession of a licence issued under section 44 of the Act or Special Game, Big Game and Small Game licence; or

(ii) in violation of the provisions of section 47 or section 48 of the Act.

(2) The licensee shall collect, purchase, receive or acquire an animal article, cured and uncured trophies and skins only from a dealer or from a person licenced or as the

case may be, authorised to sell or otherwise transfer the same under the Act or the rules made thereunder.

(3) In case the animal articles, trophies and skins purchased by him are imported from a State where no licence or permit for such trade is required, the licensee shall arrange to furnish a certificate to that effect from the Wild Life Warden or from some other competent authority of that State.

(4) The licensee shall carry on his business only during business hours and at ... premises. The place of business may be changed only with the prior permission of the authority that has issued this licence and when the place of business has been changed, the particulars of the new permission shall be entered in this licence. All animal articles cured and uncured trophies and skins shall be stored only at ... premises.

(5) The licensee shall maintain a register in Form XLVI and duly enter thereon the required particulars in respect of the items for which the licence is issued to him and shall obtain necessary certificate of ownership. He shall also send in on or before 10th of every month extracts of the entries made by him in the above said register during the previous months in Form LII.

(6) The licensee shall issue a bill or a cash memo signed and dated by him or his servant or manager or the agent in respect of the licenced items sold by him to the purchaser. Such bill and cash memos shall specify the name and the address of the place or business his licence number, particulars of the amount of article sold and the sale price thereof and the full name and address of the purchaser. The licensee shall also maintain duplicate of such bills or cash memos on his record.

(7) This licensee shall stop forthwith dealing in or manufacture of the articles that the Chief Wild Life Warden or the authorised officer asks him in writing to do so. Stoppage of dealing or manufacture of such articles shall not entitle the licensee to ask for any compensation for any loss that he may suffer on account of such an action.

(8) The licensee shall display the licence at a conspicuous place of the premises in which he carries on the business and shall produce the licence for inspection on demand being made by an officer appointed under section (1) of section 4 or specified in sub-section (1) of section 50, of the Act.

3. The licensee has paid the annual fee of Rs ... (Rupees ...)

4. The particulars of the licensee are as follows:

(1) Signature of the licensee:

(1) ...

(2) ...

(3) ...

(2) Photograph of the licensee duly attested by the Chief Wild Life Warden or the Authorised Officer.

Chief Wild Life Warden

Authorised Officer.

Place:

Date:

Seal

(Strike out whichever is not applicable).

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Signature of the Issuing Authority.

Place: ...

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Signature of the Issuing Authority.

Seal

Place: ...

Date: ...

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Signature of the Issuing Authority.

Seal

Place: ...

Date: ...

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Signature of the Issuing Authority.

Seal

Place: ...

Date: ...

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Signature of the Issuing Authority.

Seal

Place: ...

Date: ...

FORM XL

[See rule 58(4)(a)(ii)]

Form of licence to commence or carry on the business as a taxidermist under Section 44(4) (b) of the Wild Life (Protection) Act, 1972.

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, the licence to commence or carry on the business as a taxidermist is hereby granted to Shri/Smt/Kum ... son/wife/daughter of Shri ... and the resident of ... situated in ... Taluka of ... District ... for a period of one year commencing on the ... day of ... 19 ... and ending on the ... day of ... 19 ...

2. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not purchase, collect or receive or acquire any animal article, cured or uncured trophy and skins—

(i) from any person who is not in possession of a licence issued under section 44 of the Act or Special Game, Big Game and Small Game licence; or

(ii) in violation of the provisions of section 47 or section 48 of the Act.

(2) The licensee shall collect, purchase, receive or acquire an animal article and cured and uncured trophies and skins only from a dealer or from a person licensed or as the case may be authorised to sell or otherwise transfer or hunt the same under Act or the rules made thereunder.

(3) In case the uncured and cured trophies and skins purchased by him are imported from a State where no licence or permit for such trade is required, the licensee shall arrange to furnish a certificate to that effect from the Wild Life Warden or from some other competent authority of that State.

(4) The licensee shall carry on his business of taxidermy only during business hours and at ... premises. The place of business may be changed only with the prior permission of the authority that has issued this licence and where the place of business has been changed, the particulars of the new premises shall be entered in this licence. All uncured and cured trophies and skins shall be stored only at ... premises.

(5) The licensee shall maintain a register in Form XLVII and duly enter thereon the required particulars in respect of the items for which the licence is issued to him and shall obtain necessary certificate of ownership. He shall also send in on or before 10th of every month extracts of the entries made by him in the above said register during the previous months in Form LII.

(6) The licensee shall issue a bill or a cash memo signed and dated by him or his servant or manager or the agent in respect of the licenced items sold by him to the purchaser. Such bills and cash memos shall specify the name and the address of the place or business his licence number, particulars of the amount of article sold and the sale price thereof and the full name and address of the purchaser. The licensee shall also maintain duplicate of such bills or cash memos on his record.

(7) The licensee shall display the licence at a conspicuous place of the premises in which he carries on the business and shall produce the licence for inspection on demand being made by an officer appointed under section (1) of section 4, or specified in sub-section (1) of section 50 of the Act.

3. The licensee has paid the annual fee of Rs. ... (Rupees ...)

4. The particulars of the licensee are as follows:

(1) Signature of the licensee:

(1) ...

(2) ...

(3) ...

(2) Photograph of the licensee duly attested by the Chief Wild Life Warden or the Authorised Officer.

Chief Wild Life Warden

Authorised Officer.

Place:

Date:

Seal

(Strike out whichever is not applicable).

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

FORM XLI

[See rule 58(4)(a)(iii)]

Form of licence to commence or carry on the business as dealer in uncured and cured trophies and skins under section 44(4)(b) of the Wild Life (Protection) Act, 1972.

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, the licence to commence or carry on the business as a dealer in uncured and cured trophies and skins hereby granted to Shri/Smt./Kum ... son/wife/daughter of Shri ... M/s ... and the resident of ... situated in ... Taluka of ... district of ... for a period of one year commencing on the ... day of ... 19 ... and ending on the ... day of ... 19 ...

2. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not purchase, collect or receive or acquire any uncured or cured trophies and skins from any person who is not in possession of a licence issued under section 44 of the Act or Special Game, Big Game and Small Game licence; or

(ii) in violation of the provisions of section 47 or section 48 of the Act.

(2) The licensee shall collect, purchase, receive or acquire uncured and cured trophies and skins only from a dealer or from a person licenced or as the case may be, authorised to sell or otherwise transfer or hunt the same under the Act or the rules made thereunder.

(3) In case the trophies and skins purchased by him are imported from a State where no licence or permit for such trade is required, the licensee shall arrange to furnish a certificate to that effect from the Wild Life Warden or from some other competent authority of that State.

(4) The licensee shall carry on his business only during business hours and at ... premises. The place of business may be changed only with the prior permission of the authority that has issued this licence and where the place of business has been changed, the particulars of the new premises shall be entered in this licence. All uncured and cured trophies and skins shall be stored only at ... premises.

(5) The licensee shall maintain a register in Form XLVIII and duly enter thereon the required particulars in respect of the items for which the licence is issued to him and shall obtain necessary certificate of ownership. He shall also send in on or before 10th of every month extracts of the entries made by him in the above said register during the previous months in Form LII.

(6) The licensee shall issue a bill or a cash memo signed and dated by him or his servant or manager or the agent in respect of the licenced items sold by him to the purchaser. Such bills and cash memos shall specify the name and the address of the place or business, his licence number, particulars of the amount of article sold and the sale price thereof and the full name and address of the purchaser. The dealer shall also maintain duplicates of such bills or cash memos on his record.

(7) The licensee shall display the licence at a conspicuous place of the premises in which he carried on the business and shall produce the licence for inspection on demand being made by an officer appointed under sub-section (1) of section 4 or specified in sub-section (1) of section 50 of the Act.

3. The licensee has paid the annual fee of Rs ... (Rupees ...)

4. The particulars of the licensee are as follows:

(1) Signature of the licensee:

(1) ...

(2) ...

(3) ...

(2) Photograph of the licensee duly attested by the Chief Wild Life Warden or the Authorised Officer.

Chief Wild Life Warden

Authorised Officer.

Place:

Date:

Seal

(Strike out whichever is not applicable).

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

FORM XLII

[See rule 58(4)(a)(iv)]

Form of licence to commence or carry on the business as a dealer in wild captive animals under section 44(4)(b) of the Wild Life (Protection) Act, 1972.

Licence No. ... dated ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, the licence to commence or carry on the business as a dealer in wild captive animals is hereby granted to Shri/Smt./Kum ... son/wife/daughter of Shri ... M/s ... and the resident of ... situated in ... Taluka of ... District ... for a period of one year commencing on the ... day of ... 19 ... and ending on the ... day of ... 19 ...

2. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not purchase, collect or receive or acquire any wild captive animal:—

(i) from any person who is not in possession of a licence issued under section 44 of the Act or Wild Animals Trapping licence; or

(ii) in violation of the provisions of section 47 or section 48 of the Act.

(2) The licensee shall collect, purchase, receive or acquire a wild captive animal only from a dealer or from a person licenced or as the case may be, authorised to capture and sell or otherwise transfer the same under the Act or the rules made thereunder.

(3) In case the captive wild animals purchased by him are imported from a State where no licence or permit for possessing the wild animals and or trade in them is required, the licensee shall arrange to furnish a certificate to that effect from the Wild Life Warden or from some other competent authority of that State.

(4) The licensee shall carry on his business of dealing in captive wild animals only during business hours and at ... premises. The place of business may be changed only with the prior permission of the authority that has issued this

licence and where the place of business has been changed, the particulars of the new premises shall be entered in this licence. All animal articles cured and uncured trophies and skins shall be stored only at... premises.

(5) The licensee shall maintain a register in Form L and duly enter thereon the required particulars in respect of the items for which the licence is issued to him and shall obtain necessary certificate of ownership. He shall also send in on or before 10th of every month extracts of the entries made by him in the above said register during the previous months in Form LII.

(6) The licensee shall issue a bill or a cash memo signed and dated by him or his servant or manager or the agent in respect of the licenced items sold by him to the purchaser. Such bills and cash memos shall specify the name and the address of the place of business his licence number, particulars of the wild animal sold i. e. name, sex, juvenile or adult, and number and the sale price thereof and the full name and address of the purchaser. The dealer shall also maintain duplicates of such bills or cash memos on his record.

(7) The licensee shall stop forthwith dealing in meat of any wild animals in respect of which the Chief Wild Life Warden or the authorised officer asks him in writing to do so. Stoppage of dealing in meat of any wild animals shall not entitle the licensee to ask for any compensation for any loss that he may suffer on account of such an action.

(8) The licensee shall display the licence at a conspicuous place of the premises in which he carries on the business and shall produce the licence for inspection on demand being made by an officer appointed under sub-section (1) of section 50 of the Act.

3. The licensee has paid the annual fee of Rs ... (Rupees ...)

4. The particulars of the licensee are as follows:

(1) Signature of the licensee:

- (1) ...
- (2) ...
- (3) ...

(2) Photograph of the licensee duly attested by the Chief Wild Life Warden or the Authorised Officer.

Chief Wild Life Warden

Authorised Officer.

Place:

Date:

Seal

(Strike out whichever is not applicable).

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

FORM XLIII

[See rule 58(4)(a)(v)]

Form of licence to commence or carry on the business as a dealer in meat of wild animals under section 38(4)(b) of the Wild Life (Protection) Act, 1972.

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, the licence to commence or carry on the business as a dealer in meat of wild animals is hereby granted to Shri/Smt/Kum ... son/wife/daughter of Shri ... M/s ... and the resident of ... situated in ... Taluka of ... district of ... for a period of one year commencing on the ... day of ... 19 ... and ending on the ... day of ... 19 ...

2. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not purchase, collect or receive or acquire any wild animal or meat thereof —

(i) from any person who is not in possession of a licence issued under section 44 of the Act or Special Game, Big Game and Small Game licence; and

(ii) in violation of the provisions of section 47 or section 48 of the Act.

(2) The licensee shall collect, purchase, receive or acquire wild animal or meat thereof only from a dealer or a person licensed or as the case may be, authorised to sell or otherwise transfer or hunt the same under the Act or the Rules made thereunder.

(3) In case the wild animals or the meat thereof purchased by him is imported from a State where no licence or permit for the possession of the wild animals and the meat thereof is required, the licensee shall arrange to furnish a certificate to that effect from the Wild Life Warden or from some other competent authority of that State.

(4) The licensee shall carry on his business of dealing in meat of wild animals only during business hours and at ... premises. The place of business may be changed only with the prior permission of the authority that has issued this licence and where the place of business has been changed, the particulars of the new premises shall be entered in this licence. All the captive animals and meat thereof shall be stored only at ... premises.

(5) The licensee shall maintain a register in Form L and duly enter thereon the required particulars in respect of the items for which the licence is issued to him and shall obtain necessary certificate of ownership. He shall also send in on or before 10th of every month extracts of the entries made by him in the above said register during the previous months in Form LII.

(6) The licensee shall issue a bill or a cash memo signed and dated by him or his servant or manager or the agent in respect of the licenced items sold by him to the purchaser. Such bills and cash memos shall specify the name and the address of the place of business his licence number, particulars of the animals from which the meat is derived i. e. name, sex, juvenile or adult and number of animals slaughtered, quantity of the meat sold and the sale price thereof and the full name and address of the purchaser.

The dealer shall also maintain duplicates of such bills or cash memos on his record.

(7) The licensee shall stop forthwith dealing in meat of any wild animals in respect of which the Chief Wild Life Warden or the authorised Officer asks him in writing to do so. Stoppage of dealing in meat of any wild animals shall not entitle the licensee to ask for any compensation for any loss that he may suffer on account of such an action.

(8) The licensee shall display the licence at a conspicuous place of the premises in which he carries on the business and shall produce the licence for inspection on demand being made by an officer appointed under sub-section (1) of section 4 or specified in sub-section (1) of section 50 of the Act.

3. The licensee has paid the annual fee of Rs ... (Rupees ...)

4. The particulars of the licensee are as follows:

(1) Signature of the licensee:

(1) ...

(2) ...

(3) ...

(2) Photograph of the licensee duly attested by the Chief Wild Life Warden or the Authorised Officer.

Chief Wild Life Warden

Authorised Officer.

Place:

Date:

Seal

(Strike out whichever is not applicable).

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

FORM XLIV

[See rule 58(4)(b)]

Form of licence to cook and/or serve meat of wild animals in eating house under section 44(4)(b) of the Wild Life (Protection) Act, 1972.

Licence No. ... dated the ... day of ... 19 ...

Subject to the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, the licence to cook and/or serve meat of wild animals in the eating houses situated at ... in the Taluka of ... in the district of ... is hereby granted to Shri/Smt/Kum ... son/wife/daughter of Shri ... M/s ... and the resident of ... situated in ... Taluka of ... district of ... for a period of one year commencing on the ... day of ... 19 ... and ending on the ... day of ... 19 ...

2. The licensee shall abide by the provisions of the Act, rules made thereunder and the conditions laid down below:

(1) The licensee shall not purchase, collect or receive or acquire any wild animal and meat of wild animal —

(i) from any person who is not in possession of a licence issued under section 44 of the Act or Special Game, Big Game and Small Game licence; or

(ii) in violation of the provisions of section 47 or section 48 of the Act.

(2) The licensee shall collect, purchase, receive or acquire a wild animal or meat of wild animal only from a dealer or from a person licenced or as the case may be, authorised to sell or otherwise transfer or hunt the same under the Act or the rules made thereunder.

(3) In case the wild animal or the meat of wild animals purchased by him is imported from a State where no licence or permit for such purpose or trade is required, the licensee shall arrange to furnish a certificate to that effect from the Wild Life Warden or from some other competent authority of that State.

(4) The licensee shall cook and/or serve meat of wild animals only during business hours and at ... premises. The place of business may be changed only with the prior permission of the authority that has issued this licence and where the place of business has been changed, the particulars of the new premises shall be entered in this licence. All wild animals meant for meat and the meat of wild animals shall be stored only at ... premises.

(5) The licensee shall maintain a register in Form LI and duly enter thereon the required particulars in respect of the items for which the licence is issued to him and shall obtain necessary certificate of ownership. He shall also send in on or before 10th of every month extracts of the entries made by him in the above said register during the previous months in Form LII.

(6) The licensee shall issue a bill or a cash memo signed and dated by him or his servant or manager or the agent in respect of the licenced items sold by him to the purchaser. Such bills and cash memos shall specify the name and the address of the place of business, his licence number, particulars of the meat served, i.e. name of the wild animal sold and the sale price thereof. The dealer shall also maintain duplicates of such bills or cash memos on his record.

(7) The licensee shall cook and/or serve meat only of the adult animals and the species mentioned below:

(i)

(ii)

(iii)

(iv)

(v)

(vi)

(8) This licensee shall stop forthwith cooking and/or serving meat of any wild animal that the Chief Wild Life Warden or the authorised Officer asks him in writing to do so. Stoppage to cook and/or serve meat of wild animals in eating houses shall not entitle the licensee to ask for any compensation for any loss that he may suffer on account of such an action.

(9) The licensee shall display the licence at a conspicuous place of the premises in which he carries on the business and shall produce the licence for inspection on demand being made by an officer appointed under section (1) of

section 4 or specified in sub-section (1) of section 50, of the Act.

3. The licensee has paid the annual fee of Rs ... (Rupees ...)

4. The particulars of the licensee are as follows:

(1) Signature of the licensee:

(1) ...

(2) ...

(3) ...

(2) Photograph of the licensee duly attested by the Chief Wild Life Warden or the Authorised Officer.

Chief Wild Life Warden

Authorised Officer.

Place:

Date:

Seal

(Strike out whichever is not applicable).

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place: ...

Signature of the Issuing Authority.

Date: ...

Seal

The licensee has paid the renewal fee of Rs. ... (Rupees ...) and the licence is hereby renewed for a period from ... to ...

Place:

Signature of the Issuing Authority.

Date:

Seal

FORM XLV

[See rule 59(1)]

Form II of application for renewal of licence to carry on the business as a manufacturer or dealer in animal articles/taxidermist/dealer in uncured and cured trophies/dealer in captive animals/dealer in meat of wild animals or to cook and/or serve meat of wild animals in an eating house under section 44 (1) of the Wild Life (Protection) Act, 1972

The Chief Wild Life Warden

Authorised Officer

I Shri/Smt/Kum ... (full name and in block letters) son/ /wife/daughter of Shri ... (full name and in block letters) and

the resident of ... in the district of ... /a Manager/Partner/ Copartner/Member of a Firm/Company a member of collective body of individuals/Cooperative Society or Association known as ... hereby apply for renewal of the licence No. ... dated the ... day of ... 19... granted to me/us to commence or carry on the business as a manufacturer of or dealer in any wild animal article/a taxidermist/a dealer in captive animals/a dealer in meat of wild animals or cook and/or serve meat in a cooking house under the provisions of the Wild Life (Protection) Act, 1972 and the rules made thereunder, in the premises mentioned below:

2. I enclose herewith the Government treasury receipt/ /Bank challan No. ... dated ... from the State Bank of India, Panaji for Rs. ... (Rupees ...) being the annual licence fee.

Signature and full address of the applicant

Place:

Date:

FORM XLVI

[See rule 65(1)(i)]

Form of the register to be maintained by the licensee under Section 44 of the Wild Life (Protection) Act, 1972 who is a dealer in or a manufacturer of wild animal articles

Name of the shop or establishment	Description of the wild animal article			
	Name of the article	Number	Size	
			Dimension	Weight
1	2a	2b	2c(i)	2c(ii)

Name of the animals from which it is derived	Number	Date of acquisition
2d	3	4

From whom obtained (Name and address of the supplier)	Nature and kind of the licence held by the supplier	Particulars of certificate of ownership, if any	Date of disposal	Manner of disposal
5	6	7	8	9

Name and address of the purchaser	Bill or cash memo		Details of permission for inter state movement, if required	Remarks
	No.	Date of issue		
10	11a	11b	12	13

FORM XLVIII

[See rule 65(1)(ii)]

Form of the register to be maintained by the licensee under section 44 of the Wild Animals (Protection) Act, 1972 who is a taxidermist

Name of the shop/establishment	Description of trophy including skin or any other part of the animal			
	Description	Size		
		Dimension	Weight	
1	2a	2b(i)	2b(ii)	
Name of the animal from which it is derived				
2c	3	4		
From whom received (name and address of sender or supplier)	Name and kind of licence held by the sender or supplier	Particulars of certificate of ownership, if any	Description of the trophy/animal article that is to be prepared or manufactured	Number of articles/trophies that are to be prepared or manufactured
5	6	7	8	9
Date of which the trophies/articles have been prepared or manufactured		Date of dispatch or sale	Name and address of the receiver/purchaser	
10		11	12	
Details of bill/cash memo /voucher		Details of permission for inter state movement, if required		Remarks
No.	Date of issue			
13a	13b	14	15	

FORM XLVIII

[See rule 65(1)(iii)]

Form of register to be maintained by the licensee under section 44 of the Wild Life (Protection) Act, 1972 who is a dealer in uncured and cured trophies and skins

Name of the shop/establishment	Description of the trophies			
	Description	Number	Size	
			Dimension	Weight
1	2a	2b	2c(i)	2c(ii)
Condition of the trophy (cured or uncured)	Name of the animal from which it is derived	Date of acquisition	From whom obtained (name and address of supplier)	
2d	2e	3	4	
Nature and kind of licence held by the supplier	Particulars of certificate of ownership, if any	Date of disposal	Manner of disposal	
5	6	7	8	
Name and address of the purchaser or to whom it is disposed of otherwise	Bill or cash memo or voucher	Details of permission for inter state movement, if required		Remarks
	Number	Date of issue		
9	10a	10b	12	11

FORM XLIX

[See rule 65(1)(iv)]

Form of register to be maintained by the licensee under section 44 of the Wild Life (Protection) Act, 1972 who is a dealer in captive animals

Name of the shop/establishment	Description of the captive animals				Date of acquisition
	Name of the animal	Number	Sex	Size	
				Adult or Juvenile	
1	2a	2b	2c	2d	3
From whom obtained (Name and address of the supplier)	Nature and kind of the licence held by the supplier	Particulars of certificate of ownership, if any		Date of disposal	Manner of disposal
4	5	6	7	8	
Name and address of the purchaser or to whom disposed of otherwise	Bill No. or cash memo or voucher	Details of permission for inter state movement if required		Remarks	
	No.	Date of issue			
9	10a	10b	11	12	

FORM L

[See rule 65(1)(v)]

Form of register to be maintained by the licensee under section 44 of the Wild Life (Protection) Act, 1972 who is a dealer in meat of wild animals

Name of the shop/hotel	Date	Name of the animal from which the meat has been prepared	Number of the animals from which meat has been prepared	
1	2	3	4	
Sex of the animal from which the meat has been prepared	Size of the animals from which the meat has been prepared (whether Juvenile or adult)	Quantity of meat obtained (kg.)	From whom obtained (name and address of supplier)	
5	6	7	8	
Nature and kind of licence held by supplier	Particulars of certificate of ownership, if any	Total number of carcasses sold	Quantity of meat sold (kg.)	
9	10	11	12	
Details of bill or cash memo		Details of permission for inter state movement, if required		Remarks
Cash memo or bill	Quantity of meat			
No.	Date of issue			
13a(i)	13a(ii)	13b	14	15

FORM LI

[See rule 65(1)(vi)]

Form of register to be maintained by the licensee under section 44 of the Wild Life (Protection) Act, 1972 who cooks and/or serves meat

Name of the shop/hotel	Date	Name of the animal, the meat of which has been prepared	Number of animals from which the meat has been prepared
1	2	3	4

Sex of animal, the meat of which has been prepared	Size of the animal, the meat of which has been prepared (whether adult or juvenile)	Quantity of meat obtained (Kg.)	Date of acquisition
5	6	7	8

From whom obtained (name and address of the supplier)	Nature and kind of licence held by supplier	Particulars of certificate of ownership, if any	Quantity of meat cooked (kg.)
9	10	11	12

Quantity of meat served (kg.)	No. of persons served meat	Particulars of cash memo or bill	Remarks
		No. Date of issue	
13	14	15a 15b	16

FORM LII

[See rule 66(1)]

Form of return to be submitted by the licensee under section 44 of the Wild Life (Protection) Act, 1972

- Monthly return for the month of ... 19...
- Name of the licensee: Shri/Smt/Kum/M/s. ...
... son/wife/daughter of
- Address:
Village/Town:
House No.:
Taluka:
District:
- Licence No. ... dated ... issued under section 44 for the purpose of ...
- Details of the captive wild animals, wild animal articles, wild animal trophies and skins and meat procured, processed and sold or cooked and/or served in an eating place during the month to which this return relates are enclosed herewith.
- A true copy of the entries made by me during the month of ... to which this return relates in the respective register maintained by me under rule 65 of the Wild Life (Protection) Rules, 1977 is enclosed herewith for information and record.

7. I solemnly declare that the information furnished in this return and the enclosures thereto is entirely correct to the best of my knowledge.

Place:

Date:

Signature of the licensee.

Submitted to the Chief Wild Life Warden/Authorised Officer

Place:

Date:

Signature of the licensee.

Details of the captive animals, wild animal articles wild animal trophies and skins and Meat procured processed and sold or cooked and served in an eating house

Description of the captive animal				
Sr. No.	Name of the animal	Number	Sex of the animal	Adult/Juvenile
1	2a	2b	2c	2d

Description of animal article				
Description	Number	Size		Name of animal from which it is derived
		Dimension	Weight	
3a	3b	3c(i)	3c(ii)	3d

Description of the wild animal trophies or skin						
Description	Number	Size		Name of animal from which it is derived	Cured	Uncured
		Dimension	Weight			
4a	4b	4c(i)	4c(ii)	4d	4e	4f

Description of the meat				From where obtained
Name of the animal from which it is derived	No. of animals from which it is derived	Quantity in kg.	Date of acquisition	(Name and address of the supplier)
5a	5b	5c	6	7

Nature and kind of licence held by the supplier	No. and date of certificate of ownership, if any	Description of trophy/wild animal article to be prepared or manufactured	Number of trophies/wild animals articles made or manufactured	Date of preparation or manufacture of the trophy/article
8	9	10	11	12

Date of disposal	Manner of disposal	Name and address of the purchaser/receiver	Details of bill of cash memo or voucher		
			No.	Date of issue	Amount
13	14	15	16a	16b	16c

Details of permission for interstate movement, if required	Date, No. of persons and quantity of meat served			Marks
	Date	No.	Quantity (Kg.)	
17	18a	18b	18c	19

Place:

Date:

Signature of licensee

FORM LIII

(See rule 71)

Form of an application for issue of duplicate copy of the licence/permit

To,

The Chief Wild Life Warden,

...

...

The Authorised Officer,

...

...

Sir,

I/Shri/Shrimati/Kum ... son/wife/daughter of Shri ... and the resident of ... situated in the Taluka of ... in the district of ... am to state that the ... licence/permit No. ... dated the ... day of ... 19 ... granted to me under section ... of the Wild Life (Protection) Act, 1972 and the rules made thereunder has been lost or accidentally destroyed on ... as prescribed below:—

...

...

...

...

(Give above briefly but precisely how the said licence/permit has been lost or destroyed).

2. I enclose herewith my passport size photograph in triplicate.

3. I have paid Rs. 10/- (ten rupees) towards the fee for renewal of the licence as prescribed under rule 72 of Goa, Daman and Diu Wild Life (Protection) Rules, 1977 vide Government treasury receipt/Bank Chalan from the State Bank of India, Panaji No. ... dated ...

3. I request you kindly to issue me the Duplicate Copy of my aforesaid licence/permit lost or accidentally destroyed.

Yours faithfully,

Place:

Date:

Signature of the applicant

(Strike out whichever is not applicable).

By order and in the name of the Administrator of Goa, Daman and Diu.

M. K. Bhandare, Under Secretary (Forest & Agriculture).

Panaji, 28th November, 1977.